

PUBLIC WORKS DEPARTMENT

IRRIGATION IN INDIA

for 1919=1920.



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PREFACE.

The first attempt to substitute a self contained account of the irrigation works in India for the collection of statistical tables which previously constituted the annual review was made in the review for 1916-17. The review for 1917 18 was produced on similar lines and the experience so gained showed that, if a complete retrospect of work was to be included annually, the bulk of the letterpress would have to be reprinted year by year. It has therefore been decided that, in future, the full review shall only be published

trienmally and that, in the intermediate years, supplements shall be issued dealing with the year in question and bringing up to date the information contained in the previous triennial publication. The present issue forms the second of these supplements: the first triennial review will deal with irrigation in India up to the end of the year 1920 1921.

Note -One lakh of rupees=Rs. 100,000=£6,666 taking the rate of erchange as Ra. 15-fl.



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CHAPTER I.

Results of irrigation operations during the year 1919-1920.

The Arabian Sea monsoon appeared in the Peninsula at about Character the normal date, while the Bay current arrived in north east India of the about a week before the usual time Up to about the middle of monsoon. July both currents were exceedingly fitful and were mainly confined to the Central Provinces and the adjoining districts to the east, to the detriment of north west India where, consequently, intense hot weather conditions prevailed The monsoon becan to penetrate into north west India about the 12th of July and by the 21th had spread over practically the whole area During the rest of the month the current was very active and there was abundant ram over most of the Peninsula and north west India

In August the monsoon was well above its average strength but the rainfall was concentrated into northern and central India at the expense of the Peninsula This distribution was reversed in September the Peninsula generally receiving abundant rain and northern and central India less than its proper share

The monsoon rains of the year, though only 5 per cent in excess of the normal contrasted very favourably with those of 1918, which were as much as 18 per cent in defect. In the major irrigating provinces the rainfall was below normal only in Sind

A brief summary of the weather conditions which prevailed in each prosince the extent of the rainfall and the d mand for irrigation are given in Chapter II

During the year 1919 20, the total area irrigated by all classes Total area of works in India excluding the areas strigated in the Indian States, strigated amo inte I to over 28 million acres or 3 million acres more than in the In vious year Towards this and Productive Works contrib ut d 18 876 231 acn s, Protective Works 717,377 acres and Minor Works \$ 551,243 acres.

The I liwing table compares the area irrigated by Gir with the e-mment works excluding Indian E ates during the year and regarders

Comparison tr'enelam.

review with the average area so irrigated during the previous triennium -

PRODUCTIVE		Proffctive		x	1402.	TOTAL.		
Province	1916-17 to 1918 19	1919-*0	1916 17 to 1918-19	1919 -0	1916 17 to 1915-19	1919-20	1916-17 to 1918-19	1919-20
	Acres	Acres	Acres.	Acres	Acres	Acres.	Atres	Acres.
Biadras	3 492,027	3 717 490	10642	103 519	3 500,228	3 866 *31	7 158 707	7 69* 530
Bombay Deccan	87 355	55 °72	85 011	134 690	18" 228	211 499	204 594	401 460
5 n4	1 "8, 549	1 357 535		ł	2 93* 462	2,1*4 700	3,318 010	3 19* *95
Bengal	84 454	89 692			25 *9*	20 "93	100 -46	110 491
United Provin	2.923 60°	\$ 096 095	185 *90	°°9 334	157 585	136 ***9	3 -68,4-7	3 451 659
Punjab	7 700 171	8 890 005			975 945	811 6-0	8 646,119	9 434 6R5
B har and Orissa	844 747	84~118	54 580	81 689	1 480	3,107	900 807	944 974
Burms	275 413	317 395			1 147 049	1 169 316	3 402,460	1 446,711
Central Provin	89 396	148 59°	93 317	150 135	21 463	26 927	203 161	3"5 856
North West Frontier Province	345 148	367 000			•		365 169	\$67 MG
Rajputana	1	(20 397	*6 894	20 307	26 894
Bajuchistan				i	14 305	°0 5 °	14 305	20 5-4
Total .	17 098 861	18 876 234	5°4 650	717 377	8 083 44°	8 551 253	25 700 953	28 144 864

"019 20 Vear

Areas irrigated and returns realized by Productive Works

The area irrigated by Productive Works was greatest in the funda, where over \$\frac{3}{4}\$ million acres were recorded, last year a figure being exceeded by more than a million acres. The Madras Presidency came next with an area of nearly \$\frac{3}{4}\$ million acres while in the United Provinces and Sind the area irrigited by Fro ductive Canals amounted to 3 and \$1\frac{1}{4}\$ million acres, respectively Bihar and Orissa contributed \$47,000 acres, the North West Fron ther Province \$367,000 acres, and Burm \$317,000 acres\$

The total capital outlay, direct and indirect, to the end of the year 1919 20 on Productive Irrigation Works, evoluding navigation works but including expenditure incurred on irrigation works under construction, amounted to a httle over Rs 5 £ 585 laklbs. The

gross revenue for the year amounted to Rs 810 lakhs and the working expenses to Rs 212 lakhs. The net revenue was therefore Rs 568 lakhs which represents a return of 92 per cent on the total capital outlay

Of the several provinces the return on capital outlay was highest in the Punjab where the canals yielded 14 44 per cent In Madras including schemes which have proved unremunerative, the percentage of return was 10 75, while in the United Provinces a return of 10 20 per cent was realized

The total area irrigated by the thirty eight Protective Works Profective in operation during the year under review amounted to 717,400 Works acres. In the United Provinces where works of this class have been in operation longer than in the other provinces, the area irrigated was 229 300 acres. The Central Provinces came next with 150 100 acres. Protective Works irrigated 131,700 acres in the Deccan and Gujrat, 108 500 acres in the Madras Presidency and 91,700 acres in Bhar and Orissa.

The total capital outlay to the end of the year under review on Protective Irrigation Works amounted to 1,112 lakhs. The net revenue for the year vas over four lakhs, which is equivalent to 0.3° per cent on the total capital outlay. This low return is partly due to the fact that the capital account is at present inflated in expenditure on works under construction which have not yet commerced to erin revenue. The net revenue carned was however double that of the previous year.

The minor works are for purposes of accounting sub divided Minor into three classes as described below -

Clus I — Works for which Capital and Recenue tecounts arkeft — These are works the estimated capital cost (I which exceels Rs 50 000 and the revenue from which is expected to cover the total working expen-

Class II - Works for which only Perenue Accounts are lep' - These are generally works costing less than Rs 50,000

Class III — Weeks for which neither Capital nor Revenue Accounts are Left — The works of this class consists must be of small tanks and field embankments or small drainance schemes to prevent deterioration of land or to effect improvements of land with a view to render ignit for cultivation. One hundred and twenty two minor works of the first class described above were in operation at the close of the year 1919 20, one hundred and fifteen being irrigation works and seven navigation works, the area irrigated by the former amounting to 2,005 606 acres. The total capital outlay on irrigation works of this class at the close of the year was Rs. 1161 lakhs, and the net revenue amounted to nearly Rs. 10 lakhs, representing a return of 8.9 per cent on capital. On the seven purely navigation works, the total capital outlay at the end of 1919 20 amounted to 2121 lakhs. The control of the seven purely navigation works, the per cent on a total capital outlay of Rs. 6881 lakhs. The total area trigated by minor works of all classes amounted to 8.571, 700 acres,

Comparison
of total
cropped
area with
the area
Irrigated

ernment canals

A comparison of the acreage of crops matured during 1919 20 by means of Government irrigation systems with the total area under cultivation in the several provinces is given below —

or two sevenths of the whole area irrigated during the year by Gov-

Frovince		Net area cropped	Area Irrizated by Government irrigat on works Area of irrigated area to total cropped area		Capital cost of Government irritation works to end of 1919 20 in 1441 s of rupees	Estimated value of crops raised on areas reciving state irrigation in jakts of rupees	
Burma		Acres 14 86" 000	Acres 1 487 000	10 0	Rs 276	R9 570	
Bengal	ì	24 4 0 000	110 000	0 4	•29	83	
Bihar and Orissa	. 1	°5 900 000	945 000	8.6	637	957	
United Provinces of Agra and Oudh		34 959 000	3 45* 000	9.9	1 325	2 866	
Almer Merwara	- 1	286 000	*7 000	9 4	35	9	
Punjab		25 364 000	9 835 000	33 8	2,^51	6 *41	
North West Frontier Province	,	2 675 000	367 000	13 7	277	253	
8 md		4 389 000	3 482 000	79 3	335	1 069	
Bombay Decean		23 807 009	401 000	17	616	\$35	
Central Provinces (excluding B	erar) .	16 930 000	376 000	20	871	278	
Madras		38 210 000	7 593 000	20 1	1 172	4 699	
Baluchistan		217 000	no 000	10 6	-		
Tota		212,069 000	28 145 000	13 3	7 493	17 363	

It will be seen that 13 per cent of the cropped area was irrigated by Government irrigation works, and that the estimated value of the crops so irrigated amounted to nearly 21 times the total capital expended on the works

CHAPTER II.

Progress of Irrigation in the various Provinces and Administrations.

MADRAS.

The seasons were extremely favourable as the rainfall was both Character timely and adequate for agricultural operations. There was con-of the sequently a large increase in the areas cultivated and a correspond. seasons, ing improvement in revenue.

Results In 1919-1920.

'and mercane was so free by an elasses of works, but the bulk of it was due to the minor tanks, of which there are no less than 37,000 in the Presidency, which irrigated 614,687 acres more than in 1918-19.

During the year under review, progress was continued on the Works in Toludur reservoir and Mopad reservoir projects. The former pro-progress ject has been designed to utilize the flood water of the Vellar river, during think with the most of the vellar river.

a road crossing of the Vellar at the site of the weir which diverts the water into the record or has come detail in words.

miles of In spite of labour troubles satisfactory progress was made upon the

feet c

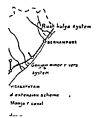
branc miles, the reservoir being formed by an earthen dam more than a mile long and 70 feet high at its highest point. The construction of the dam and the excavation of most of the branch channels and distributaries were practically completed during the year and it is expected that the project will come into operation in 1920 21.

No new projects, other than those mentioned in last year's Projects, review, were under consideration.

G



MADRAS PRESIDENCY SKETCH MAP OF CANALS



Scale -	l inch =	125	miles

REFÉRENC	LS
Provincial boundary	
Ro Iways	
Rivers	
Existing conals	
Area commanded	V



BOMBAY.

(a) DECCAN AND GUJRAT.

The rainfall was up to the average, but was badly distributed Character parts of the Presidency On the whole, however, the imonsoon seasons.

The area irrigated by canals of all classes was 401,460 acres, as Results in compared with 313,202 acres last year. The area irrigated by Pro 1919-1920, tective Works continues to expand, it was 63 020 acres in 1916 17, 69,370 in 1917 18, 122 043 acres in 1918 19 and 134 690 acres in the year under review. A very large further increase will take place in the area irrigated by works of this class when the great projects now being constructed in the Decean are brought to completion.

The more important works in progress during the year were the Works in ravara Canals Project and the Aira Right Bank Canal Project progress he former coassts primarily of a storage reservoir with a capacity during 1919-Inearly 13 000 million cubic feet, a pick, up weir and some 81 miles 20 I main canals, with a connected distributary system. The dam, hich is eventually to be 270 feet high has already been raised to the 30 feet level and the water impounded by the unfinished work is ow being utilized for irrigation, it is anticipated that the whole

No new projects were under examination during the year Projects

(b) Sind.

The inundation of 1919, though late, was very steady and the charac'er harf crops did well The Indius fell very suddenly after the 10th of the eptember, otherwise the rabs area would have been much larger teasons the rabs crops were also damaged considerably by a severe frost in 'ebruary.

The total area irrigated by all classes of works in Sind was Results in .482,285 acres, an improvement of 855,216 acres over that of the 1919 20, irevious year when the inundation from the Indus failed.

Projects

Two small projects, for the remodeling of the Schar Canal and for the construction of a head regulator to the Beghar Canal, were anottoned during the year under review. Projects were under consideration for the remodelling of the I ower Dad and part of the Mithrao Canals and for the construction of a head regulator to the Tulel. Canal. The preparation of the great Sukkur Burrage and Canals project was practically completed during the year, with a view to its being submitted for sanction early in 1920 21.









UNITED PROVINCES

"swere on the whole of a normal character. April Nature of , but the west win lest in al out the end of that month the seasons til the break of the monoson in the first week of July interest, and in April and but little in May and was a strong demand for water until the runs broke rainfall began early in July and leontinued till the end eck of September, when it ceased Rabs crops in some cases without the aid of canal water, as there moisture in the soil

area trivated by all classes of cands in the year Results In was 3 151 658 acres as compared with 3 677 914 1919-20 19 and 3 318 (10 acres the average of the priceding a compared with the previous year, when there was 1 demand, the productive and minor works shewed 18 429 and 36 355 acres respectively, but there was an 123 acres in the area irrigated by protective works the year 16 133 miles of chain of sweep in operation in

action of the permanent headworks for the Ganges Works are was practically completed during the year, only discussed to the superstructure of the head bridgy done. The weir was completed and firmly tied hiff on the left flank. The new headworks will control of the river, which was lacking with the figure of the work, which was lacking with the figure of the whole canal system, the work rield a direct return of about 7 per cent on the I outlay of Re 34 lakhs.

a Sarda Kichha Feeder, which was recently sanc Works in cretary of State, was commenced during the year progress is uperintendence was formed for the purpose and during vey work was pushed on , it is fooped that actual begin in 1920-21 and that the feeder will be years The work is designed to irrigate 315 000 ig estimated at Rs 201 lakhs Work was con bo wer, the Raipur feeder, the Barwar lake and statera, Jarvanti and Raipura tanks

jects, beyond those mentioned in last year's Projects w consideration



UNITED PROVINCES

The seasons were on the whole of a normal character. April Hature of ras fairly cool but the west wire lect in about the end of that month the seasons. and lasted until the break of the monsoon in the first week of July There was practically no rain in April and but little in Max and fune so there was a strong deman I for water until the rains broke Good general rainfall began early in July and continued till the end of the first week of September when it censed Rabs crops could be sown in some cases without the aid of canal water, as there was sufficient moisture in the soil

The total area irrigated by all classes of canals in the vear Results in under review was 3 151 658 acres as compared with 3 677 911 1919-20 acres in 1918 19 and 3 318 010 acres the average of the 1r ceding triennium As compared with the previous year, when there was an exceptional demand the productive and minor works showed decreases of 208 429 an increase of 18 528 acres

At the end of the sear

the p ovince.

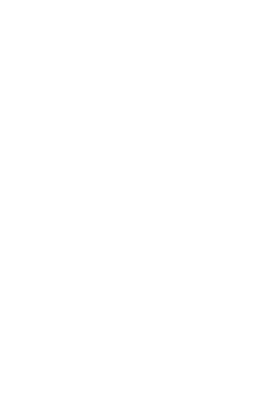
83PWD

The construction of the permanent headworks for the Ganges Works Canal at Hardwar was practically completed during the year, only completed a few finishing touches to the superstructure of the head bridge 1910-20 remaining to be done. The weir was completed and firmly tied into the high cliff on the left flank. The new headworks will afford complete control of the river which was lacking with the temporary arrangements previously in force and in addition to greatly increasing the officiency of the whole canal system the work is expected to yield a direct return of about 7 per cent on the estimated capital outlay of Rs 34 lakhs

Work on the Sarda Kichha Feeder, which was recently sanc Works in - - Ad martha as- morress

tinued on the Kho weir, the Rajpur feeder, the Barwar lake and canal and the Bhatkara, Jaiwanti and Raipura tanks.

No new projects, beyond those mentioned in last year's Projects. review, were under consideration







PUNJAB

The climatic conditions during the year were favourable to Nature of culture. During April and May heavier rain than is usual fell the seasons be south west Punjab, though the fall was below normal over plains of the rest of the province. A large area was, however, a without the sud of canal water. June was practically rainless by the end of the second week in Julis the monoson began to at itself and before the end of that month and spread over circular the whole of the province. It ceased on the 5th Septor The absence of rain during the rest of that month, and may October and November created an intense demand for all water and the greater part of the area which had been sown boot it was brought under irrigation. During the robi serson rainfall in December was considerably above the average and te was timely and helpful precipitation from January to the

The total area irrigated by all classes of canals in the year under Results in sew was 10 455,700 acres, the largest area on record, showing 1919-20. ery satt factory increase on the 9,012,379 acres irrigated in 8 19 Of this area 622,000 acres were irrigated from channels, ch, although drawing their supplies from British Canals, lie olly in Indian States while 883,000 acres were obtained from the channels, the latter figure being 1,120 000 acres in advance the area of the previous year. At the end of the year 19,661 es of channels were in operation in the province.

The replacement of the shutters on the weir at Rusul, at the Works dof the Lower Jhelum Canal, by a permanent masonry crest, completed which reference has made in last year seriew, was completed during the year, but some work still remains to be done on the codeling of the head regulator. The rusing of the wir at Khanki, the head of the Lower Chenab Canal, was also finished

The remodelling of the Lower Jhelum Canal and its distribu Works in sex sex continued during the year, but again progress was progress was continued during the year, but again progress was progress wowing to the scarcity of labor and the high rates prevailing 4198-20, rk has not yet been commenced on the project for fitting incy gates on the Khanki sluces but the preparation of the stags and steel work is in progress.

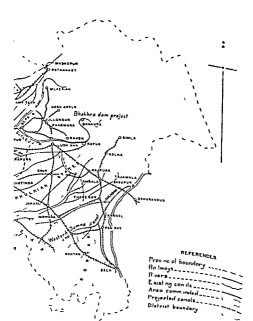
The experience gained of the working of the thirteen tube ils in operation around Amritan shows that they do not fulfil fectations, they do not give the discharges hoped for and the irrigation has consequently to be constantly helped wit water. A complete report on their working is now and paration

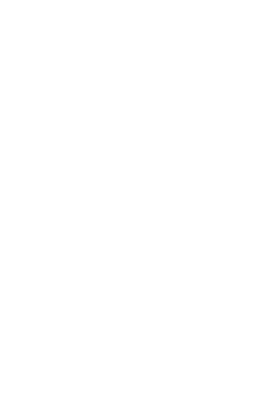
Projects

No new projects beyond those mentioned in last year i are under consideration, but an investigation of the Jumi with a view to accertaining whether suitable reservoir sites it, is about to be commenced.

BALKUP SKETCH MAP OF CAMALS

Scar-Inche 64 - 100





RURWI

The moreon was on the ut to unfavorial te for irrigation Character Burms. The runfe'l was I I w normal in the Manialas, of the ektila Yametlin and Maingran districts while in the Shwebo sessons the it was not only designed. I it sees unevenly distributed he Mini u district experienced the poorest rainfall ever recorded in . In Avaulse the runfall was up to the average but vers bally stributed, the early and late runs both long insufficient. The if supplies in the rivers necessitated the enforcement of a rigid etem of rotational wat ring and in the circumstan es, the area

2 The total area irrigated in 1919 20 by works of all classes Results in as 639 230 acres as compared with 636 052 acres in 1918 19 1919-20 he area on the let tanal which was opened for irrigation in 318 19 increased from 33 453 acres to 50 256 acres 817,151 acres ere protected by embandments an addition during the year of 577 acres There was a shaht falling off in the receipts from avigation the gross revenue from this source totalling Rs 6 01 139 secanst Rs 6 27 830 in the previous year This decrease occur d entirely on the Twente Canal owing probably to the shortness the nee crop and to its being stored in expectation of a rise in

btained was a very extisfactory one

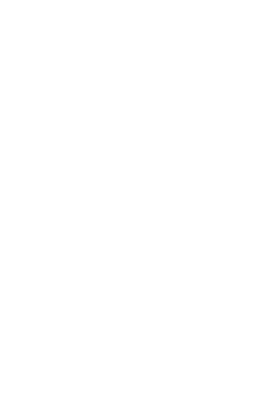
The Moigingi Reservoir on the Pegu Sitting Navigation Canal Works ame into full o eration for the first time during the year under completed. view its object being to store water during the rains in order to maintain the supply in the canal during the dry season. It was and possible to keep the canal at a much higher level than before al throughout the dry season it was navigable for large boots ithout interruption

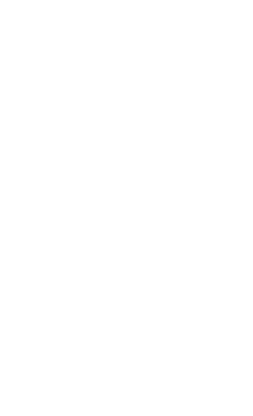
Work on the Le U Canal continued but the time available Works in or construction was considerably restricted owing to the canal progress aving been opened for irrigation most of the larger works have owever been completed Satisfactory progress was made on he Yandoon Island Embankment in the eistern delta of the rrawaddy A commencement was also made on the Yenwe river raining and extension of the Sitting embankment referred to in ast year's report but progress was slow owing to scarcity of

abour Preliminary investigations are being made of several projects projects. or irrigation purposes none of which will, however, be of the first The two dredgers lent to Mesopotamia having been eturned a number of projects for improvements to waterways are being taken up Four estimates amounting to over Rs. 9 lal.hs. have already been sanctioned the main object in view being to shorten and improve the steamer route to Myaungmya and Bassein.











BIHAR AND ORISSA.

The moneoon of 1919 was generally favourable the runfall Character the lengwell distributed, that falling in September and October being seasons, of exceptable benefit to the robe crops. There was, however, a lick of winter rain in partie of Tithut and a few other districts.

The total area irrigated by all classes of works was 911,021 Results in acres as compared with 902,001 acres in the previous year and with 1010-20. 50,507 acres, the average for the triennium ending in 1918-19.

The surveys in connection with the investigation of reservoir Projects, ities on the Butana and other rivers in the Palumau district were continued. A preliminary examination of some of the tributaries of the Sone was also made, with a view to supplementing the water in that river at times of low supply. The project for the proposed extension of the Tribeni Canal was completed, up to the present this canal has not fulfilled expectations, the maximum area irrigable from it being only about 90,000 acres, as compared with 111,000 acres originally intended, it is hoped that the extension now proposed will, if found feasible, improve the financial prospects of the work to some extent at least. A detailed survey of the tank proposed at Khuntain Singhbhum was also carried out.



BIHAR & ORISSA SKETCH MAP OF CANALS.

Scale - 1 inch = 64 miles.

REFERENCES

Provincial boundary		
Railways		
Rivers		
Existing conals		
Area commanded	•	,
And of the last		





CENTRAL PROVINCES.

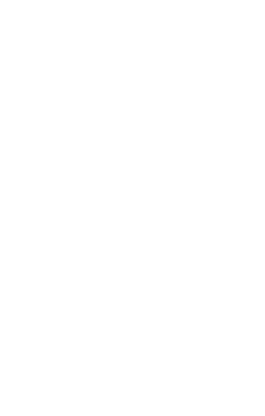
The moneoon was generally favourable, with rainfall some-Character of what in ercess of normal. The break which occurred in the the seasons, rattern districts in July was fortunately short, as was also the excond and fairly general, break in September. The cold weather rains were also up to the average.

The total area irrigated by all classes of works was 325,654 Results in acres as compared with 329 398 acres in 1918 19 and 203,181 1919-20 acres the average of the previous triennium. These figures are extremely satisfactory as showing that, owing to the introduction of the lease system of irrigation, the large increase of area realized in the drought of 1918-19 is likely to be maintained and, eventually, considerably exceeded.

the most important works in progress during the year were Works in the second of the twin reservoirs which form the headworks of the progress Tandula Canal, and the Maramsilla Reservoir, an adjunct of the during Mahanati Canal which is intended to supplement the supplies of 1919-20 the Mahanadi River when the latter falls low The final closure of the second Tandula Reservoir was successfully completed and the initial closure of the Haramsilla Reservoir was also effected. Very great difficulty has been met with in the latter in providing for the ultimate disposal of the waste water, as solid rock is nowhere available and extensive masonry works will be required. Good progress was also made on the Pariat Tank in the Jubbulpore distinct.

Considerable progress has been made in the preparation of projects. Projects of which 65 are under investigation. The Kharung Tank scheme, for the irrigation of 97,000 acres in the Blaspur district, at a cost of Rs 59 lakhs, was forwarded to the Secretary of State for sanction. Rock boring operations were in progress to test the site for the proposed masonry dam on the Hasdeo River in Bilaspur







NORTH WEST FRONTIER PROVINCE

The ranfall during the year was plentiful, being about thirty- Character of the per cent above normal. The monsoon broke towards the end the season of July and continued until September. Timely rain foll in December and there was further rain at intervals until the second half of March. The heavy and continuous precipitation in August damaged the Cotton crops in low Iving a reas

The total area arrigated by all classes of works was 367,000 Results in scres, which is 28,000 acres more than was irrigated last year 1919-1920. There was a keen demand for water at the beginning of the cold weather, owing to cessation of the rain during the principal months of sowing

No new projects were under investigation during the year. Projects.



OVINCE OF CANALS =32 miles REFERENCES Provincial boundary ----Re Iweys Exaling conds ___--Area cammanded Projected canals _____ Dairel boundary



Statements showing the Financial Results of Irrigation Works

for and up to end of

1919=20.

STATEMENT PRODUCTIVE PUB

Financial results of Productive Irrigation Works

	0	GENERAL FINANCIAL RESCRIPT TO END OF 1919 1970							
	M 1 oper	a e in a on	ect and	of inter	ę.	(ocluma			
hame of work.	Main canals and b an	Dat butares.	Total Cap tal nutlay (d. eet ind rect).	Accumulated arrears of inter	Accumulated surplus nucs.	Total sum at-charge (eclumn 4+column 5).			
1	2	1 3	4	5	6	7			
	Milea	Miles	Re	Ra.	Ps	r'a.			
IRRIGATION WORLS		1	1	1		1			
Madras	1		-			1			
Nagavall p oject	24	79	16 93 371	4 19 893		°1 13 °64			
Godava Delta system	511	1 993	1 54 18,679	1	8 83 45 360	1 4486 9			
K stea D Ita system	349	2 190	1 65 77 635		0 28 89 57	1 65 70 63			
D vi pump nø system	50	116	19 90 783	2,8; 112	1	2 "4 89			
Penner R ver Canal	30	477	67 °7,555	İ	51 00 001	67 27 555			
I urncol Cuddapuh Cana!	414	294	2,33 17 629	977 75	1	5 30 9 353			
Barur Tank	11	-6	4 43 113	3 3° 154	i	7 73 567			
Po ney an cut system	104	78	° 64 336		20 14 598	* 61 336			
Cheyera an cut system	61	120	4 40 301		1,36 825	4 40 309			
Trukko lur an c t system	137	*8	3 5 948		3 33,762	3 75 948			
Shatiatope an cut system	41	149	9 72 516		3° 68 005	9 70 516			
Lower Coleroon amout system	486	60	19 42 897		1 18 35 391	19 4" 89"			
Tolu lur project	1		26 60 045	1 72 140		18,3° 185			
Cauvery De ta system	1,507	1 971	44 45 087		3 78,55 229	44 45 087			
le yarsystem	145	108	1 06,76 429	8 65 216		1 15 41 645			
S vaikuntaman otsystem	•8	46	17 61 249		10 96 435	17 61 *49			
Total Madras	3 898	8 *93	8 87 32 575	3 18 51 540	21 18 8 983	12 0 84 115			
Carr ed over	3 898	8 93	8 87 32 575			1° 05 84 115			
						الـــــــــــــــــــــــــــــــــــــ			

XO I LIC WORKS

in India for, and up to the end of, 1919 1920

	Pr:	SAVLCIA BROI	LTS OF :	FRE YEAR 191	9-~0.		
Orms recipts (direct and in direct).	Working expenses (direct. an l. ind reet).	he revenue	Percentage on Captal outlay column 4	Interest at 3 40°0 per cent. on d. refCap talo Usy to end of 1916 IT and at 5 93 8 per cent on aubsequent expendi- ture	Net profil	Net loss.	Area infested,
8		10	11	1	13	14	15
Ra.	Rs.	Rs.	I er	Rs.	Ra.	P.a.	Acres.
75 13*	35,310	20,*9*	2 33	58,696	l i	16,904	16,141
46,93,430	8,52,780	38,40 650	*1 86	4 66 693	33,"3,957		993,443
37 14,*33	7846.1	29 °9 569	17 68	5,33,*61	23,96,30		661 535
1 92,*07	1 09 037	73,1-0	3 69	€- 66	5,401	['	25,1 5
6,62,094	104811	5,53,*83	8 **	1 95 -30	3 58,051	ļ l	100,1
3,09,31*	1 50 -00	1 5" €03	0 63	-9 310		6 30 -37	-3,310
19 335	1 -053	12,4-7	2 7	14,~91	1	2,014	4 196
81,395	1990	61 425	-3 21	8,916	22 (29	j :	13,503
72,018	50,070	21 945	4 95	14 555	-,300	1 1	19 676
84 199	13,333	40 865	10 87	12,475	*3,36*	1	14 ***(
1 12,310	30,684	81 6°6	8 37	31 153	80,433	\	-4,003
3 12,413	01 *54	= 11-5	11 38	63.8*1	1 5- 351		72 937
	1	ł	İ.	87 230		87,790	
10.5* *20		7 61 103	1. 2.	1,4" 105	6,33,775	ļ <u>†</u>	2-7914
7 -0,			8 57	2,51 551	202,179) . }	9" Ksq
1.52,34				1		1 -13,943	*1.867
1 *2,66,99					·		53,42,3
1,22,65 97	0.5"1	95 40,426	1 .0 .3		*3,51 (4	12 942	* * 2

STATEMENT

	G,	TERAL	FINANCIAL P	ESULTS TO E	TP OF 1919 1	9°0
j	M Teng operat	re 1.76 1076	et and	77	ž	(colam)
Name of work.	Man canals and bran	Datnbutanes.	Intal Cap tal ontlay (direct and indirect).	Accomulated arrests interest.	Accumulated surplus nuce.	Total rom at charge (colomn 4+colum 1.).
1	2	3	4	5	6	7
Brought forward .	M lea. 3 898	M les.	Rs. 8,87,3°,5″5	Rs. 3 18 51 540	Rs. °1 18 "8 °53	Rs. 1° 05 84 115
IRRIGATION WORKS-contd.						
Bonsay (Sigd)					}	
Desert Canal	267	89	27 35 316		28,16 *07	27 33,316
Unbarwah	116	5	7 88 830		23 34 515	7 88 830
Began Canal	192	50	24 79 571		85,51 °05	24 79 5 1
Mahawah .	293		14 39 884	7 76 569		2° 16 °53
Eastern Nara Works	6°2		73 % 123		42 03 233	73 06,1_3
Jamrao Cana .	176	493	90 41 354		10 64 747	90 41 554
Dad Canal	279	81	°6,58 306	7 51 478		34 12,734
Navrat Canal .	215	69	19 63 960	1 95 739		20 59 699
Naulakh Canal			ð 145	* 968		8,113
Sukkur Barrage Works	1		284	64		-349
Scharwah Canal	_		17 958	5"3		15 481
. ba S latoT	2 160	7-9	2 83 56 163	17 30 103	1 90 64 907	3 00 56,376
Carried over	6 058	9 072	11 70 83 738	3 35 81 703	23 09 43 190	15 06 "0 441
	-		·		<u> </u>	

	onturj.						
		FINANCIAL :	RESULTS	OF THE TREE	1910 20.		
Gross receipts (direct and in direct)	Norking expenses (direct and indirect,	Net revenue	Percentage on Capital outlar, column 4	Interest at 3 4076 per cent, on direct Capital outlay for end of 1916-17, and at 5 9328 per cent on subsequent expenditure.	Net profit	Vet lone,	Area ungaled.
8	9	10	11	12	13	14	15
Rs 1 22 66 997	Rs. 27 26 571	Rs. 95,40 426	Per cent 10 -5	Rs. 23 75 329	Rs 73 81 042	Rs 71595	Acres 2 3°0 525
		,					
4 13 956	1 69 525	2 44 431	8 94	90 831	1 53 500		201 532
2 06,837	52 839	1 53 998	19 52	26,172	1 27 826		88 546
5 88 983	1 94 012	3 94 971	15 93		3 12,387		266,569
60 548	1 44 186	-83 638		47 051		1 30 6.9	CO 421
8 91 340	3 15 045	2 76 301	3 77	1	30 903		279 597
8 98 291	4 60 386	4 37,905	4 84	1	1,35 806		257,939
1 93 333	1 61 410	31 927	1 20	1		85 235	100 216
1 9" 04"	1 50 431	41 616	2 23			19 604	83 067
۱	J'			174		174	••
	· ·		••	-10		-10 E23	
	-		<u> </u>	523	<u> </u>		···,
31 45 31	16,47 834	16 97 511	8 ::	8,43,424	7 60 522	2,0F 435	1 297 687
1 56 12,36	2 43,74 405	1,10,37 937	9 41	35,16,753	87,41,264	1 == 3%	265411
<u> </u>							

		Ozvz:	LL FITASCIA	L RESULTS TO	24D OF 1915	1020
	Milea	74 17L	(duret	8	rest	,
Name of work.	branches.		(atteard	earplas	arge (colun
	Ma a canale and branches	D stributaries,	Total Capital outlay and in lirest),	Accomulated interest	Accumulated nuce.	Total s m st charge (column +column 5
1	2	3	4	5	6	7
	Miles	M les	Ra	Ps.	Ra	Rs,
Brought forward	6 058	9 072	11 70 89 738	3 35 91 03	°3 09 43 190	1506 0441
IRRIGATION WORKS- #46						
BONBAY (DECCAN AND GUIRAY)	1	}		}	}	}
Hathmati Canal, including Khari Cut Canal.	160	83	13,15,973	9 86,767		o3 0∘ −10
Lower Panjhra R ver Works	l	45	4 68 6 1	4 95 609	Į	\$ 64 °30
Kadwa R ver Works	**	14	10 34 191	11 35 689	ĺ	21 69 850
Pravara R ver Works-Lakh Canal	73	9	3 71 891	9 43,318	Ì	13 00 000
Mutha Canal including Matoba Tank	88	84	6.34 144	39 58 7.59	l	1 04 92 203
Ekruk Tank	48	2	13 40 386	14 46 341	J	27 86 707
Kr shna Canal	64		9 44 459	5 0,895	l	15 15 354
Total Deccay and Guigar	307	237	1 00 09 663	95 42 378		2 15 * 043
TOTAL BOMBAY	2 467	1 016	4036.88	1 12 73 541	1 90 64 907	5,16 39 369
BENGAL	1			i		
Midnapur Canal	-0	255	84 96 211	1 40 38 487	1	2 45 34 (93
Total Bengal	70	255	84 96 211	1 40 38 487		2 "5,34 693
Carr ed over	6 435	9 564	13 75 91 614	5 71 62 569	23 09 13 190	19 47 57 182

	Five	RCIAL RESUL	18 OF TI	E YEAR 1919	~ ()		
Gross receipts (direct and in-	Working expenses (durect and fod rect).	Net revenue.	Percentage on Cap tal outlay column 4	Interest at 3 40 0 per cent, on december of december of 1816.17 and at 5 452 per cent, on subsequent expenditure.	\ct profit.	Net loss.	Area irngated.
8	9	10	n	12	13	14	15
Rs.	Rs. 43 71 405	Ps. 1 10 37 977	Prr cent 9 43	Rs. 39 18 743	Ra. 81 41 564	Rs. 9 °2 380	Acres. 3 658 4
** 354	33 340	—10 986		42 °88		53 274	14 (
17 4°0	1	1° 791	2 73	35,177 33,113		2,383 80,160	31
1 9**		_868 2 61 *91	4 00	1*010	49 176	12 878	251
3 0 66 1 31 571		1 15 341	8 61	41 819	73 49*		4,3
01 191	14 816	-6 316	8 09	30 430	45,916		5
6 61 993	4°1 8در°	4 06,871	3 59	3 80,08*	+ 19	1 49 695	86 (
38,10 310	10 05,958	19 04,35*	1	13,30 406	9 m9 t06 + 5, m	3.55,130	1314
2,39 93	1 90,050	45,9 8	08	2,63,355		ಬರ್ಚ	27 (
2,39 93	19/20	46,9 9	00	2,63,355	-25	2,31,3 6	824
163,1	. 41.2413	1 14 92,~4	6 26	46 89 (195)	63 1^ 149	13 0c e^1	a,ene,r

STATEMENT

	Gr	BRAL I	PITANCIAL BE	SULTS TO X1	D OF 1919 19	70
	Miles	grin i on	treet and	9 H	1446	oloma 4
Name of work.	Man canals and bran	Dutnbutanos.	Total Cap tal outlay (direct and indirect).	Accumulated arrears terest,	Accumulated surplus	Total som at charge (column +column 5).
t	2	3	٠,	5	6	7
B ought forward	31)~a 6 435	M 1es 9 564	Rs 13 75 94 614	Rs 5 71 6° 568	Pa.	Ps.
IRRIGATION WORKS—conid United Provinces		Г				
Ganges Canal	568	3 *93	4 00 80 153	ļ	5 75 16 915	4 00 80 153
Lower Ganges Canal	662	3 131	4 17 16 854	}	1 18 51 009	4 17 16 854
Agra Canal	100	900	1 92 80 643		11 21 908	1 44 80 613
Eastern Jumna Canal	120	796	5" 65,650		4 10 8" 087	5° 65 650
Dun Canale		83	14 67 416	!	4 ~3 490	14 67 416
B inor Canals	ĺ	-8	3 89 90-		5 -8 7 -4	3 89 907
Gora Canal		37	8 58 996	46 643		90,63
Sarda Kieliha Feeder Canal			1 11 469	3 038		1 14 507
TOTAL UNITED PROVINCES	1 459	8 323	10 °1 66 0″8	40 681	11 35 29 153	10 22 15 759
PUNJAB						
Western Jumna Canal including 8 rsa Branch.	294	1 739	1 77 95 067	••	5 65 76,^02	1 77 95 067
Upper Ban Doab Canal .	3%	1 561	2 *** 39 236		5 44 98 977	2 20 39 236
S rhind Canal	318	1 595	2 57 64 645		2 ** 35,953	2 57 64 645
Lower Chenab Canal	427	2 243	3 20 81 045	••	16 65 13 132	3 % 81 045
Carried over Punjab	1,363	7 138	9 84 79 923		29 88,21 764	9 84 79 993
Carned over	7 894	17,887	23 97 60 692	5 7° 12 249	31 44 7° 343	°9 69 7° 941

	F	INANCIAL RES	TETS OF T	IE YEAR 1919	1920		
Gross rece pts (drect and indrect).	Working expenses (d rect and ind reet)	Net revenue.	Percentage on Cap tal outlay column 4	Interest at 3 40°6 per cent, on dree Cap tate that to end of 1916 17 and at 5 97°8 per cent, on subseq ent expend t re-	Net profit.	Net loss	Area mrated.
8	9	10	11	12	13	14	15
Rs.	Rs	Rs.	P.rce t	Rs.	Ra	Re	Acres
1 63 17 ° 2	48 93 495	1 14 93 787	8 36	44 89 090	83 10 148	13 05 451	3 905 034
			1				
6° 40 556	15 47 660	46 96 696	11 72	13 1° 910	33 83 786		I 316 463
41 00 607	10 31 103	30 68 501	7 35	13 4 4 6	1-4-08	1	1 0 1 615
13 9° 393	3 43 543	8 48 8 0	6 91	3 89 995	4 58 655	į	*83 3 0
21 10 713	4 31 772	16 ~5 941	31 83	1 69 39	15 06 549		396,769
1 56 C3	-501	81 611	5 5ª	49 305	3 306		27 479
68 613	20,166	46 44*	21 91	1* 141	34 306	ł	29 306
6167	1 263	5° °51	6 03	27 870	2031	Į	17 045
1		i	١.	3 038		3 038	<u>.</u> .
1 39 3 13	34 63 831	1 04,68 300	10 25	32,91 147	~1 so 191	3 038	3,087 087
1	1	Ì		<u> </u>	+-1.	7 153	
35,63 %	3 15,73 717	19 89 455	32 ~6	A-8 400	31 10,000		834 952
82,*6,*5	13 *5 178	370150	15 64	-41419	> 56 I	İ	1,237,883
43 60 86	1 .		11 63	8,34,530	21,59 19*	! .	1 -49 117
1 68 43 *3	· 1		41 "2	10 87 511	1,33,00,384		2,44
2 92 94 03	91 66 83 *65	1 233,01 "91	23 +6	2 54 7 3	" n nets		# 111 977
3,02 49 40			9 16	10[-3-	14430	13 4.44	C+92,1*1

STATEMENT

		GENERAL FINANCIAL RESULTS TO END OF 1919 20								
•	Milea	ge in	(direct	6	rete.	t ues				
Name of work.	Main carals and bran	,	outlav	Francis	earplas	Total anm at charge (column + column 5).				
	a state	Distrif starres.	Total Capital and induret).	ž i	P P	tal ann at-c + column 5).				
	obes.	tu]	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Accumulated interest.	Acoumolsted bues.	E e e e e e e e e e e e e e e e e e e e				
	14,	ā	ř.	¥*	¥	P _				
1	2	3	4	5	6	7				
	Miles.	Miles	Rs.	Rs.	Rs	Ra.				
Brought forward .	7,894	17,887	23 97,60,632	5 72 12,249	34,44,72 343	29,69,72 941				
IRRIGATION WORKS-could										
Punsas-contd	1	()			1	1				
Brought forward-Punjab	1,363	7,138	9 81 79,933	<u> </u>	29 83 24,764	9 84,79,993				
Upper Sutlej Canal	328	394	18,18,373		40 58,678	18,15,373				
Bidhnai Canal	68	255	13 32,979		79,80,737	13,32,979				
Lower Jhelum Canal	247	996	1,69 84,909	!	2,58,44,910	1,67 84 909				
Indus Canal	412	301	29,78 628	5,83 484		35,62,112				
Upper Chenab Canal	173	1 182	3,55,49,113	65,44,608		4,20,93,791				
Lower Bars Doab Canal	132	1,192	2,27,56,891	.	16,94,326	2 27,56,891				
Upper Chelum Canal	123	ಟೀ	4,45,19,018	1,40,10,239		5,85, 9,257				
TOTAL PUBLAS	2,531	12,094	22,44,19,904	2,11,38,331	33,82,33,415	24,55,59,235				
NORTH WEST FRONTIER PROVINCE.						<u> </u>				
Lower Swat Canal	j 22	187	45,71,289		58,60,859	44,71,289				
Kabul River Canal	60	17	12,60 068		10,57,475	12,60,068				
Paharpor Canal	42	15	9,20,749	7,54,402		16,75,151				
Upper Swat Canal	145	306	2,10,27,038	57,09,721	-	2,67,36,759				
Total North West Frontier Province	260	525	2,76,79,144	61,64,123	69,18,334	3,41,43,267				

. 11,044 30 508 49 18 59 740 8 48,14,703 68,96,24,092 57,66 74,4-3

				FINANCIAL E	RSULTS O	THE TEAR 19	19 20		
	Gross receipts (a rect and indirect).	Morling expenses (direct and	indirect)	Vet revenad.	Percentage on Capital outlay column 4	Interest at 3 40°6 per cent on direct (ap tal outlay torned of 1916.17 and at 6 93°4 per cent, on debesquent expendi- ture	Net profit.	Net loss.	Area irrigated.
	8		9	10	11	12	13	14	15
ì—	Ra	-	Rs	Rs.	I er cent	Rs.	Ra.	Ra	Acres.
3 0	r 49 406	8	* 87 319	2 19 62 087	9 16	77 80 237	1 54,90 339	13 08 489	6 892 171
2	93 94 053		85 83 °54	2 33 04 791	23 65	32 54 375	2 00 50 416		61 11 907
-	7 43 560	-	4 49 691	2 93 6 9	16 15	58 303	* 35 377		343 249
1	8,58,79	:	1 22 874	5 33 918	40 03	43 971	4 89 997	}	263 786
1	42,92 621	1	10 11 210	32 81 418	19 22	5 81 418	27 00 000	ì	818 900
1	5 32 70	1	3 10 457	2 22 303	7 40	98 759	1 23 544	i .	239 643
1	27 69 07		14,78 604	1* 90 47	1 36	11 65 616	1 01 655		542,656
1	45 62,16	1	12,82,370	32,79 -9	6 14 4	777543	25 02,251	1	809 432
	12,09 72	1	10,11 654	1		15,15,257		13,17 182	298,657
-	4,47 60,70	5 7	23,56,318	3 24 04 45	1 14 4	4 -5,18,33			9 506,430
1		1				<u> </u>	+2.6	820 03 8	<u></u>
Ì	6,21,2	91	1,95,98	9 4:53	ı	1	1		162,073
1	2,06,5	- 1	1 18,63	g 8°.8	(5 6 5	1	1	1	45,773
ì	14,1	- 1	93,6	u94	16 .	30,83	1	1.10.00	
-	8,15,0	- 1	8,24 00	ess o	_!	7113		7,20,403	
1	12,68,	<u>ا</u> رو	9,32,3	31 4 25.0	* 1	4 8,33,91	1		F.C. 10
				1		_l		(04.23)	<u> </u>
i	7 63,63,	:10	215-55	83 A. P.	## 11	II LESSON	ין בייוניי	1 30034	16-6711

STATEMENT CEMERAL FINANCIAL RES LISTO FAD OF 1919 ") 70 M lear Total sum at clarge (column + column 5). operat on Total Cor tal on lay (d reet nd reet). Name of work. and bran Accumulated Accumulated Va n canals Detributar 5000 1 2 3 ĸ ß Miles Miles Rs. P.s. Rs. R Brought forward 11 44 37 506 43 18 59 740 8 48 14 703 3 96 74 097 5 88 4 443 IRRIGATION WORKS contd 100 Iradalay Canal 40 57 14 470 3 79 351 60 93 871 webo Canal 78 293 60.87 169 25 49 894 60 87 169 Ion Canale 54 114 57 0° 79. 19 44 694 69 47 489 c-I Canal 53 °00 48 73 536 10 يو 10 59 3 .785 TOTAL BURNIA 2 3 7 9 ° °3 77 970 26 83 9 2 50 61 264 B AR AND OR SSA riesa Canala 327 2 0 79 970 4 69 23,669 - 32 98 63° one Cana a 1 235 2 68 88 257 1 96 89 063 4 05 77 3 0 TOTAL BITTE AND OR SSA 684 5 39 61 *27 6,59 17 725 11 98 73 95" CETTEAL PROVINCES sols Me dha Tank 134 17 9 693 5 79 777 23 09 350 Va nganga Canal ۰8 180 43 75 946 8 14 594 51 90,540 Isbanadi Cana 164 436 9° 0° 088 16 46 907 1 06 48 995 TOTAL CENTRAL PROFFICES 192 750 1...3 07 657 30 41 998 1 83 48 885 OTAL PRODUCTIVE IRRIGATION 12 143 .511 08 30,06,594 15 64 51 9.0 160 °1 66 916 73 99 58 544 WORKS

12 143 34 514 59,35 06 594 15 64 51 950 69 21 66 916

199 58 544

Carned over

		FINANICIAL	RESULTS	OF THE YEAR	1919 *0		
Cross receipts (dreet and indreet)	Working expenses (direct and nd rect)	Net rerenue.	Percentage on Cap tal outlay column 4	Interest at 34076 per cent, on direct Cap tal outlay to end of 1916 17 and at 5 93 8 per cent on subsequent expenditure.	Net profit.	Net lost.	Area ungated.
8		10	11	12	13	14	15
Rs 7 63 68 210	Ps 2 15 75 998	Ra 5 47 9* 222	Pe cen	Ra 1 6° 3° 515	Rs 4 20 16 C61	Rs. 34 56 394	Ac es. 16 767 311
4 37 ° ° 8 03 0 6	1 35 207 3 91 £67	3 0° 045 4 21 0 9	5 28 6 92	3 90 401 2 % 456	1 11 644 2 15 603		63 843 150 494
3 12 023 98 310	1 66 605 I 40 574	1 25 418 42,764	20	1 88 150 1 77 19°		6° 73° 2 19 856	5° 772 50 °86
16 50 611	8 44 353	8 06 *58	3 60	7 61 99	3 "7 "47	240 000	317 395
5,91 159 2 16 69°	4 95,647 8 67 979	98 51 2 13,49 713	0 36 5 01	9 01 916 8 84 901	4 63 719	8 03 401	289 835 5 7 *83
*8 10 651	13 63 6 6	14 47 *25	2 68	17 84 910	4 63 719 —3 39 6		847 118
~3,607 61 639	32,6 9 1 10 561	-6,87° -48 925		88 106 1 01,009		£,09 993	6,940 47 912
64 193 1,51 639	2,09 980 3,63,223	-1 45,787 -2 01,584		8 70,151	-711		115,590
8,09 81,3 1	2,41,37 190	8,64,44,121	9 76	193,61 %5	4 *4,0" (7		14047120
8,00 81,311	2,41,37 190	5,65,44,171	0 74	1 93.81 * 3	1 -4 0 11-1		12,000 070

					STAT	EMENT
		GE418	AL PINANCIAL	RESCUT* 50 1	Wr OF 1919-20	1
[-	Mulran op r t	en	Pg \	8	ė.	Ŧ
Name of work	ranches		ay (durect	Frear	earplas	rge (colu
•	Main canals and branches	Distributaries	Total Capital outlay (direct indirect).	Accomulated interest.	Accumulated nuce	Total sum-at-charge (column +column 5)
1	2	3	4	5	6	7
	1	M lear	Rs.	Rs.	Rs.	R#
Brought forward	12 143	34 514	59 35,08 591	15,64 51 950	69 91 66 916	73 99 58 541
POITABIVAN						
BENGAL. Tidal Canal	49		26 14 318	38 72 663		64 86, ⁹³¹
TOTAL BENCAL	49		26,14,318	38 72 663	· ·	64 86 981
Borna Twante Canal	22		54 SO 051	4 75 116		59 55 167
Total Burma	22	-	54 80 051	4 75 116		59 53 167
Total Productive Navigation Works,	71	İ	80 91 369	43 47 779	` 	1 24 42 148
GRAND TOTAL PRODUCTIVE WORKS	12 214	34 514	59 16 00 963	16 07 99 729	69 21 66 916	75 24 00 19

NO I-concld

		FINANCIAL:	RESULTS O	PT (Z YFAR Î	919 *0		
Cross receipts (dreet and indirect)	Working expenses (drect and ndirect).	Vet zoronna.	Percentage on Cap tal outlay column 4	Interest at 3 40 8 per cent, on darest Capial control 1916. The and at 5 38 per cent, on subsequent expend ture	Net profit.	Net loss.	Area irigated.
8	9	10	11	12	13	14	15
Rs 8 09 81 311	Rs 2 41 37 190	Rs. 5 68 44 121	Per cent 9 74	Rs. 1 93 51 905	Rs. 4,28 07 027	Ra. 53 14 111	Acres. 18 080 420
79 119	29 335	69 783	1 90	68 9°1		37 138	
79 118	29 335	49 783	1 90	86 971		37 138	
3,84,133	77 00 8	3 07 1*9	8 c o	1 85,460	1 *1 869		
3 84 133	77 004	3,07 129	5 60	1 85,*60	1 *1 809	180	
4,63,251	1 06,339	3 56,912	4 40	2,72,181	1 *1 809	3" 139	
8,14,44,563	2,42,43,529	5,72,01,033	9 67	1,96,23,356	4,29 % 826	_	15,060,470

STATEMENT PROTECTIVE Financial results of Protective Irrigation Works

5

Rı

30' 39.374

41 %60

489 035

36 80 300

17 18,267

88 6 0

24 23 964

99 84 713

24 91 800

5 73 69*

2 32 147

2 51 479

23 7° 9₀7

1 31 66,589

1 68 46 898

98.640

Ra.

7

Rs.

3 01 699

9 189 6

4 60 %

1 13 76 16

1 10 42 48

29.39 446

1 25 33 669

88 4., 847

45 17 816

9 86 358

5 44.0 5

7 61 435

1 95.19 165

6 15,97 0.9

7 32 73 775

87

	GEN	EBAL FIVANCE	AL BESULTS TO	END OF 1919	20.	
Nan e cl work.	M lenge sn o erat on	net and	e .	٤	luma 4	
	ele and	outlay (d r	AITENI	eurplus	=	
	Ma a ca al brancles. D tributar s	otal (ap tal nd rect)	n lated	um la ed	To al sum at clarge ⊤clum 5)	

R٠

2 60 439

2 36 941

9 93 407

4 19 666

3 11 9 8

5 10 006

17146 208

80 151 51 17,380

RR 151

33 13 93 30 981

13 10 19 51 8 6

119 58 10109 0

107 139 65 61 134

66 43 20 96 016

338 263 4 84 30 470

424 417 5 61 96 877

3 3 81 647

Nan e ci work.	i -	1
	Man ca als brancles.	D tributar .
1	2	3
IRRIGATION	Miles.	М ез
Madras		
Rush kulya Canal	80	151
Dhavanas Project		

TOTAL MADRAS

BOMBAY Dec an and Gu) at Prayara Canala

N ra Canal neluding Shetphal Tank.

TOTAL BONRAY

Carried over

Mopad Project

Venkatapuram Tank

Chankapur Tank

Godavarı Canal

Mhaswad Tank

Maladevi Tank

Budhihal Tank

Ookak Canal Ist Section

N ra Right Bank Canal

NO II. IRRIGATION WORKS

in India for, and up to the end of, 1919 20

Fixancial results of the year 1919 20									
Gross receipts (direct and in direct).	Norking expenses (direct and indirect)	Vet revenue.	Percentage on Cap tal outlay,	Interest at 3 4076 per cent, on dreet capital outley to end of 1916.17 and at 5 9798 per cent, on subsequent exprend ture.	Net profit.	Vet lova.	Area brigated.		
8	•	10	11	12	13	14	15		
No.	Re	Ra.	Per cent	Ra.	Re.	Rs.	Acres		
1 75 199	£5 800	1 19 590	2 33	1 60 760		41 170	50 410		
••	1 159	-1,159	١.	10 *35		11 454			
			١.	81,301	• 1	81 304			
	471	-471	l	13,164	<u>. </u>	13 635			
1 75,399	57 419	11"960	1 48	2 65 5*3		1 47,563	50 419		
		{			-1 47,5	63			
15 601	40 551	-21 950	٠	3 41 048		3 62 996	E 134		
22,976	21,944	1 03*	0 03	63,185		61.123	3 812		
4 43,148	2,00 246	2,33,902	2 31	2,29,737		95 835	23,135		
4,85,461	1 86,804	2,08,660	4 55	2,12,778	87,932	; • (82,977		
89 338	12.515	47,811	2 23	£8,311		27,200	8,401		
••		۱	۱	17,662		12.00	••		
	1	-	}	10.202		10232	••		
		۱		16,-66		16,768	••		
١	\		<u> </u>	6,13 079		6.13,099			
10,25,54	470,00	8.36,153	1 11	17,00,634	8		124119		
}	1	<u> </u>		<u>!</u>	-11				
12.01 94	6,27 491	6-1,645	1 11	רנגיאו	83 925	ILM ME	283,700		

					STA	TEMENT			
	General Financial besults to end of 1919 *0.								
	Mulen	ge 115 211076.	ot and	ě	É	ama 4			
Name of work.	d bran		tay (due	E STE	• arpla•	harge (colt			
	Main cansis and ches.	Distr butanes.	Total Cap tal out ay (dureot and und rect)	Accumulated interest.	Accumulated nuce.	Total sum at-charge (column + column 5).			
1	2	3	4	5	6	7			
Brought forward	Miles. 4_4	Miles 417	8 5,61 % 877	Ra. 1 69 46 809	Ra.	7,32 73,7 ⁻ 5			
IRRIGATION—con J									
Betwa Canal	168	573	83 45 917	70 77 366		1 54 *3,283			
Ken Canal	86	258	59 90 5.9	°5 76,897		85,67 458			
Dhassan Canal	107	189	50 67 965	24 74 298		74 97 763			
Pahuj and Ga hmau Canal		65	8 28,7.8	3 13 157		11 41 415			
Ghor Nad Scheme	İ	11	4 00,450	1 69 008		5.69 468			
Ghageur Canal	68	113	40 77 594	7 58 879		48 31 466			
Ma beawan Tank		30	4 07 794	1 01 004		5 08 798			
Barwar Lake an I Canal	1		4 57 304	51 318		50867			
Batkhara Tank			2 70.736	16 630		2 36,856			
Jaswent Tank			59 307	3 500		67 879			
Be an Canal			36 155	12 9,6		49 111			
Raspura Tank	j		10 701	514		11 245			
TOTAL UNITED PROFINCES	429	1 °39	2 59 0° 250	1 35 03 572		3 94 05 8-9			
BIHAR AND ORIGINA	 								
Tribeni Canal									
Dhaka Canal	61	164	79 60,165	36,98 667		1,16 58,837			
FOTAL BRIAN AND ORIGINA	19	24	5 84 379	3 76 228		9 60 607			
	80	188	85,44,544	40 74 895		1 *6 19 439			
Carried over	933	1 844	9 08 73 671	3 41 75 365		1° 5° 99 038			

FINANCIAL RESULTS OF THE YEAR 1919 20

NO II-contd

2 41 627 1 78 *48 63 3 *9 0 70 2 73 230 2 69 860 100 664 1 45 563 1 51 362 - 6 759 1 55 661 2 61, ***********************************				FINANCIAL RE	SULTS OF	THE YEAR INI	9 20		
Re Re Re Re Percent Re Re Re Re Re Re Re R	(direct		Working expenses (direct and indirect)	Net reredue.		Interest at 3 4078 per cent on drect Capital outlier to and at 5 4328 per cent on subsequent expend tire.	Net profit.	Net loss.	Area urigated.
2 41 627 1 78 *48 63 3*70 0 70 2 73 230 2 60 860 100 666 1 45 563 1 51 312 -5 759 1 55 661 2 01."00 5.5 710 46 187 40 520 1 26 000 -87 480 1 55,791 2,53 071 44 187 1 8 23 13 304 4 839 0 88 27 612 2**********************************	8		9	10	11	12	13	14	15
145 663	Rs 12 01 9		Rs 5 27 499	Ra 6 74,445	Per cent 1 19	Re 19 75 3"9	Rs 85 932	Re. 13 86 866	Acres 185 108
1-2505 2-60327 -5" 12" . 25434 5-2505 13.50" 12.50 13.50"	1 45 5 40 1 18 4 4, 24 6,	520 233 318	1 51 322 1 28 000 13 391 2 757 53 889 11 999	-5 759 -87 480 4 839 1,561 -31 614 -5,223	0 58	1 95 961 1 65,591 27 612 13 300 1,52,405 14 217 17 899 8,314 2 840 1 133		2 01, ~0 2,53 071 2° ~3 11 ~30 1 84 019 10 440 17 803 8,314 2,840 3 133 468	
1,72,805 2,60,507 —8° 40° . 2,60,64 5.7,641 81,507 26,116 18,007 17,619 1 20 19,610 17,610 12,111 1	6,81	,312	5,41 60	-60,29	7	8,72,980			249 7/2
90,116 18,500 1 619 1 30 19 679 11,510 13,111 190,021 2,78,599 -78,578 2,86,273 2 64,71 44,659	L			ــــــــــــــــــــــــــــــــــــــ	ــــــا	-\		33.5-7	
10 10 0 1 AMEN 10 STREET 0' 50' 24/0 5 4 5' 6 60	-:	0,10	18,50	7 61	1 1 3	0 194*9		364-1	#1,551 13,118 44 609
10x75.4 1740. V215.4 12 2135.2. 2.5.4 57.23.1 5.3.31	15,1	2,27	12450	A34 T	1	31 34 -31	1 5.50	1 241934	£*\$ 69

1	Ceveral Financial results to Evd of 1919 "Q.							
Name of work.	Mann canals and banches		Total Cap tal outlay (direct and and rect).	Accumulated arrears of n terrest.	Accumulated surplus reve-	Total sum-at charge (volumn 4 + column 5).		
1	2	3	4	5	6	7		
Brought forward	Miles, 933	Miles. 1 844	Es 9 08 73 671	Rs 3 44 25 385	Rs.	Ra. 12 5° 99 036		
IRRIGATION—contd CENTRAL PROVINCES Khapri Aranda Tank		28	3 53 93 6	83 ⁸ 95		4 37 2~9		
Chandpur Marowda		72 24 8	6 69 404 3 95 073 96 637	2 06 913 1 70 179 49 352		8 76 347 5,65 °52 1 46 019		
Khaires Kuarang		6	1 61 386 1 28 084	43 9°6 56 877		2,05,312		
Khairadatan Ghorajheri		5 83	91 457 10 38 7°S	46 697 2 78 713		1 38 154 13 17 441		
Kukerdehi Bainakheri Kurud		10	1 03 763 1 68 337	45 479 82 191		1 49 °12 2 70,5°8		
Hargahan Pandrawan		13	1 31 976 "% 043	45,635 64 564	}	1 77 611 2 89 607		
Khairabunda Rumal Ramtek Reservo r		59 15 206	7 68 937 3 04 90°	3 15 404		10 84 341 4 °3 719 38,82,433		
Ramtek Reservo r Wara Barera Kalan with Mohan Feeder		206 16 20	78 83 776 1 99 403 2 21 083	9 98 657 74 015 48 019		7 73 418 2 69 137		
Carried over	933	587 1 844	70 61 928 9 08 73 671	27 °9 923 3 44 °5 365		1 06 90 751 12 52 09 036		

Financial results of the YEAR 1919 20.

Gross recepts (duret and inducet)	Work ng expenses (direct and and rect)	Net revenue.	Percentage on Capital outlay, colume 4.	Interest at 3 4076 per cent on direct Capital outling to end of 1916 17 and at 5 5328 per cent, on subsequent expendi- ture.	Net profit	Net losa.	Area arngated.
в	9	10	11	12	13	14	15
Ra,	Re	Ra	Per cent	Re	Ra	Ra.	Acres.
18 82 277	13 48 007	\$ 34 270	759	31,36 732	85 932	26 88 394	529,569
16 585	. 6 945	9 640	2 72	11 397		1 757	7 314
12 506	12 503	3	Ì	21 909		21 906	7 876
5 180	4 243	935	0 25	12 814		11 879	2 398
3 112	1 099	2 022	2 09	3 120		1 008	977
3 826	1 301	2 525	1 56	5 361		2 839	553
5 014	1 916	3,128	2 43	4 048		900	2,130
1 066	2,407	-1,341		2,962		4 303	419
16,180	20 597	-4417		35,537	(37954	3,683
4 0"8	2 267	2 811	1 74	3 342		1,531	2,108
3 932	8,146	4,216	ļ	61-0		10 354	1,715
5 617	2 705	2 912	2 20	4 401		1 489	2 602
4,879	2,657	1 "22	1	7771		8 922	2 124
10 730	84.5-3		l l	24,924		C3 467	6,230
4 13	s = 00		1	30,331	i "	\$0,776	2 893
20 "1		-14,283		63,146		Te. 431	8,06.5
2,03	3 4,311			6,561	! "	Lir	1,453
B,40	6 8454	1,00	0 87	<u> </u>		Leo	£1rs
1,27 74	5 1-1-8	-44 13		2,61,172		# 00,227	
1462 2		8,317	0 1 M	3134,433	\$2.722	N. SE. SH	279 189

STATEMENT

		Geve	RAL FINANCIA	L RESCLIS TO	END OF 1919-	n 0	
	GENERAL FINANCIAL RESCLIS TO END OF 1919."0						
	Miles	ge sa	Pue I	2	Ė	8	
\	ope a on.		2	. !	: 1	100	
Name of we k	Pu Pu		2	ATTCATA	anthas		
Virus of Ac r	.	1	- ag	•	= [72	
	eanals	<u> </u>	å.]	7	72	5 tg	
	lebes,	sinbutanes.	25	reet	abula.	2	
	Mala car branches.	rt o	Total Cap tal outlay (d rect and ind rect).	Accumulated laterest.	Accamulated nues.	To al sum at clarge (column + col an 5).	
	ے	-					
1	2 3		4	5	• 6	7	
	Miles	Mules.	Re	Rs.	Re	Ra	
	933	1 844	908 3 671	3 44 % 365		12 57 97 076	
Brought forward	933	1,044	900 30/1	344 3300		120 0.00	
IREIGATIO\—conid.		Į					
CENTRAL PROVINCES-contd		587	9 61 9°5	27 *9 8*3		1 08 90 51	
Tandula Canal	68	251	9° 73 218	16, 6 153		1 09 49 371	
Neleshwar	1	34	6 °0 310	1,26,169		7464 9	
Jamunia	1	38	5 1° 600	98 175	1	61075	
Kattanjheri	ì	16	1 94 099	40 418		2 34 517	
Churkhamara	1	45	8 18 600	1 08 365		9 76 965	
Bodulkasse	1	54	5 83 115	66,530		6 49 565	
Pariat Tauk	L_	_	4,21 026	26,054		4 47 280	
TOTAL CENTRAL PROVINCES	63	1 0 25	2 03 84 896	48,70,907		* 52,55 803	
	_	<u>!</u>	1		<u> </u>		
GRAND TOTAL PROTECTIVE WORKS	1 001	2 869	11 1° 58 567	3 9° 96 *72		15 05 54 839	
	1	1	1)			
				<u> </u>	1	·	

FINANCIAL REPULTS OF THE YEAR 1913 20								
Gross rece pts (direct and in direct).	Working expenses (dreet and indreet)	het revendes.	Percentage on Capital outlay column 4	Interest at 3 4076 per cent on dreef Captal outly to cod of 1916 17 and at 5 9328 per cent, on subsequent expendi- ture.	\et profit.	Net loss.	Area irngated.	
8	9 .	10	11	12	13	14	15	
Rs 19 82 277	Pn 13 48 007	Ra 531 °70	per cent	Re 31 33 732	Rs 85 932	Ra 26 88 394	Acres 529 569	
1 27 715	1 71 840	-41 135	}	2 61 100		3 05 \$57	55 551	
18 719	77 675	58 956	i	3 44 197		4 03 153	76 256	
4 539	16,326	~11 °89	1	23 443	ì	35 *31	1 249	
10,452	10,173	2~9	0 05	17 371)	17 (92	4 438	
3 149	8-45	_* (nr	1	6.559		8 683	1,346	
1744	6,317	-4 5"3		24 62-	1	39 210	3.*81	
8 082	£,562	2500	0 43	22,264	}	19-44	7 468	
	١.	į		18 887	ļ	18,687		
1 74 4"5	2 93,178	_1 18 "50		7,29,500	ı——	8 47,259	1.0 059	
	1	1	l		-4	17,209		
20,55,70	16,41,185	4,13,570	0 37	2607541	-31	31,31,613	C-3 628	
	1	1	,				i	

STATEMENT MINOR WORKS AND NAVIGATION FOR WHICH Financial results of Minor Works and Navigation

	GEVERAL F VANC AL BESULTS TO EXD OF 1919 °C.						
Anno of Prov nes	Ms n canals and b anches.	Distributarios.	Total Cap tal outlay (direct and indirect).	Ac umulated arrears of inter-	Accumulated surplus reve-	To al sum at-charge (column 4+co u m 5)	
1	2	3	4	5	6	7	
IRRIGATION	Miles	M les.	Ra	P.a.	Rs.	Р	
Madras	01	513	1107785	¦ i			
Bombsy-S nd	1 966		5137 0	1	1	ì	
Bombsy-Dec an and Gujrat	271	°35	90 81 856	l j			
United Provinces		586	40 78 317	ì	Ì	1	
Pun ab	115	106	6,03 98			(
Burms			52 65 801				
Central Provinces		116	14 51 209			İ	
Rapputana			34 91 964				
Balochistan	19	100	45 .94				
Total irngatı n	3 072	1 657	4,46,16 995				
NAVIGATION		_					
Madres	304		93,63 475				
Bengal .			1 48 70 704				
Total Navigation	304		2 42,34 179				
GRAND TOTAL MINOR WORKS AND NATIOATION	3,376	1 657	6,88,51 175				

0. III.)TH CAPITAL AND REVENUE ACCOUNTS ARE KEPT. India for, and up to the end of, 1919-1920.

FINANTCAL	RESULTS	OF THE	YEAR	1919	20.

### PRANCICL ENSULYS OF SHE YEAR 1019 20.								
Ray Ray	Financal results of the year 1910 20.							
Ra	pra produce pr	Working expenses (direct and indirect).	Vet revenue.	g	Interest at 3 40°6 per cent on direct Capital outlay to end of 1916 17 and at 6 43°8 per cent, on subsequent expenditure.	Net profit.	Net loss.	Area imgated,
7 69,737	8	9	10	11	12	13	14	15
10 °2 431 6,10 830 13 61 621 20 80	Ra	Rs	Ra.		Ra	Ra.	Ra	Acres
83 000	19 **2 451 2 34 507 3,03 941 92 506 19 54 393 2,4*9 89 644 1 00 949	6,10 830 1 37 458 1,40 839 1 12 525 2,61,774 3 423 92,752 40 174	13 61 621 97 649 2,44 543 —11 929 16 89 611 —1 000 —3,609 €1 773	20 50 1 07 6 00 32 09 		::		855 016 63,253 136,997 61 055 643,444 24,992 26 894 24,625
R19 A3 11.22.49 — 4.02.02			1					
			<u>'</u>					

26

STATEMENT NO IV

Showing progress made in the development of major works (Productive and Protective) during the last 30 years

Year							
Year		MILEAGE OF	C IANNELS		out sy to		
18.0 11.0	Year	Ma & Canals		outlay of			
1891 6 8" 31. 81 2911 1 7 7500 189		M les.	M les				
1015 19 1 36 337 1 5 6 86 486 17 418 1015 19 1 1987 37 106 8 6 85 5 5 6 18 007 1919 0 13 143 3 3 3 3 3 9 6 9 18 573 19 594	1891 J 18 191 18 191 1897 19 1897 19 1897 19 1897 19 1897 19 1897 19 1897 19 1897 19 1907 1907 1907 1907 1907 1907 1907 1907	6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	21.3 23 800 24 313 25 800 24 313 25 800 25 317 25 80 25 31 3 25 25 25 25 25 25 25 25 25 25 25 25 25	81 6 6 6 6 71 91 71 71 71 71 71 71 71 71 71 71 71 71 71	2 911 2 00 3 040 3 148 2 19 3 2 7 3 3 7 3 457 3 447 3 447 4 163 4 163 4 163 4 535 4 59 5 608 5 608 6 708 6 130 130 149 16 201 238 202 241 241 244 244 244 244 244 244 244 24	7 560 6 953 6 183 7 953 7 953 10 13 10 246 9 855 10 918 11 618 12 611 14 69 14 614 17 418 17 418 18 6014	

^{*} D rect exp nl e only

[†] D rect and and re t expend ture.



new capital Nor must the possibility of attracting foreign capital be forgotten. These are very substantial advantages in a country the development of which in every direction is retarded by insufficiency of capital

45 Another sphere in which industrial development will More advantageous employ produce generally favourable results is India presents some paradoxical aspects In many parts of the country it is still true, as noted by the Indian Famine Commission in 1880 that "the numbers who have no other employment than agri culture are greatly in excess of what is really required for the thorough cultivation of the land" To this extent there is a clear waste of man power, and we should expect to find a surplus population seeking employment And to some degree this expectation is realised. There are certain areas notably Madras and Bihar, from which large numbers emigrate to centres of employment whether within or without India And yet the general complaint of Indian industrialists is of a labour supply barely sufficient for their needs, while a surplus population still remains on the land. The explana tion of this economic paridox may be found in two sets of condi tions one artificial the other natural. The development of industries has been confined to a few centres in India and the housing facilities for the labouring classes in those centres have not kept pace with the needs of the population. In the cotton mill industry the difficulty of obtaining labour both in Bombay and Abmedahad may be attributed largely to lack of housing accommodation and of favour able social conditions In the coal industry of Bengal the made quacy of the labour supply could also be remedied by better housing accommodation These conditions discourage the inflow of labour to industrial centres and account partly for the fact that considerable numbers of Indian labourers prefer emigrating from India to taking work in the country These artificial impediments to a free supply of labour are obviously such as can be removed and in more than one place the necessary remedies are being applied Difficulties of labour supply therefore due to such causes cannot be regarded as more than temporary But there are other factors founded in the nature of the population which tend at present to limit the supply of industrial labour Tiese are the conservatism of the agricultural classes then intense attachment to then own homes and the tradi tional village life and their dislike of regular hours of work and industrial conditions generally We do not however think that these tendencies will long resist the powerful forces working in the other 26 CHAPTER IV

direction The present obstacles therefore which stand between the surplus agricultural population and industrial employment appear to us to be due to causes of steadily diminishing effectivenes. We behive that an adequate supply of labour for industrial development will be forthcoming, and that this flow of labour from villages into industries, resulting in a more economic employment of the labour supply of the country's wealth

46 The more economic employment of labour leads to an merease in the output of national wealth, Increase in wages and this enables a higher remuneration to be given to labour The real wage of the industrial labourer is, as we should naturally have expected far higher than that of the agricultural labourer, and the extension of industries will mean that a growing proportion of the population will enjoy increased resources The good wages earned in industries will also have some effect on economic conditions in the villages. It is found for instance in those parts of the country from which industrial labour is drawn that while some members of a family go to work in the factories and others stay in the village, the family as a whole retains its connection with the village, and a considerable part of the wages earned in the factories goes to improve the economic condition of the family in the village. In some areas also it may be anticipated that acricultural wages will rise as a result of any considerable extension of industries. They will certainly rise in sym pathy with industrial wages in districts adjoining industrial centres, and in districts where paucity of labour exists already the new demand for labour created by industries will tend to raise agri cultural wages

47 Many of our these have asserted that industrial development will solve the problem of agricultural poverty and provide a remedy for the periodical seourge of famine. We have explained above that the wages carned in industries will have some effect on economic conditions in the villages, and this will indust the people with greater staying power. Any increase in wealth will have this effect, and noticeable as it is in the Bombay districts, where the additional wealth is derived from industries it is also noticeable in the Punjab, where the source of the increased wealth has been agriculture. We have also indicated the probable effect of industries in diarmog surplus population from the land. But here again we must not be understood to attribute to this factor.

any overwhelming importance. We need only point out that according to the census figures for 1911 the number of persons returned under the heading of ordinary cultivators, farm serants and field labourers and growers of special products was 210 million, of whom 46 per cent, or some 96 million, were actual workers, whereas those employed in large industrial establishments in India in 1919 were on the average only 1,367,000. We may take it therefore that the industrial workers are equivalent to not much more than 1 per cent of the agricultural workers. Even if the development of industries in the near future is very rapid, the population withdrawn from the land will be but a small proportion.

48 The general causes we have indicated above will movide the semulturest in certain areas with increased resources and thus heln him in his fight against famine But industrial development cannot in any more direct way mitigate the effects of famine or to speak more accurately, of a failure of the rains It has to be remembered that a widespread failure of the rains is an economic disaster which reduces the output of wealth of the nation The general purchasing power is therefore reduced, and owing to the rise in the price of grain it is mainly concentrated on the purchase of food. It follows that at such a time the demand for the products of industries is diminished. It can therefore be understood how your is the hone that the agricultural labour thrown out of work by a failure of the rains will find employment in industries, and that industries can be used as famine relief works. It is more probable that at such a time industries would be forced to consider the necessity of dispensing with some of the labour normally employed than that they would be able to take on additional labour And in any case the hulk of the agricultural labour available would not be suitable for immediate employment in factories Cottage industries too are at such times of little support and indeed it is usually found that the handloom weavers are among the first to need assistance in days of famine 18 necessary therefore to recognise that industrial development alone will not solve the problem of famine The real remedy for famines lies in the development of irrigation and the extension of scientific methods of agriculture, to which industrial development by raising the general economic level of the country is only supplementary

49 A secondary though very important result of the wealth created by industries will be its effect on the public revenues India stands at the threshold possibly of great developments, but in whatever direction she essays a step in advance, whether it be in politics, in

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education in sanitation, in agriculture, she finds progress impeded by want of funds. Now so far as industrial development increases the national wealth, it will of course also increase the taxable assources of the country and bring increased revenue to the State But industrial development also produces waith in a form in which it is likely to yield a relatively high revenue. Agricultural wealth is taxable only through the land revenue which expands but slowly. The profits of industries on the other hand are taxed mainly through the income tax and also after distribution to individuals contribute largely to the customs and both these are sources of revenue which respond immediately to increased wealth. It therefore seems reason able influence on the public revenues.

50 Finili one of the most important results that may be anticitive to the notice of the most important results that may be anticitive the next remainder of industries in terms of money A country industrially undeveloped tends to suffer from a certain intellectual deadness. The outlets for diversity of thent are few. Those, who might have shone in a wider sphere have here energies and ambitions cramped in the mould of uniformity. It is hardly too much to say that a certain measure of industrial life and opportunity is an essential condition for building up a vigorous national character. And with recard to India the effect on the national character is likely to be particularly marked and particularly beneficial. It has long been felt that education in India has not been producing a type of mind with a sufficiently practical grasp of affairs and industrial training is calculated to provide the corrective required.

51 So far we have considered the advantages which industries are likely to bring to India. We do not velopiest will relate it however, wish to minimise any possible footesply disadvantages. And here we may refer to disadvantages ever it witnesses, that industrial development might be disagrous to agriculture. To them the future of Indis prevented itself mainly as a problem of securing a sufficient fool supply for its enormous population. They argued that any artificial development of industries would attract population from the land to the towns and that the population remaining on the land would as a consequence of its reduced numbers produce less food just at a time when the development of industries would le tending, apart from the transfer of

population from agriculture to industries, to create an increase in the demand for foodstuffs. This argument, it seems to us, rests on two unjustifiable assumptions. In the first place, it is assumed that the truncter of population from agriculture to industries will be large in relation to the total agricultural population. We have already stated that we believe on the contrary it must be small. In the second place it is assumed that a diminished population on the land must mean a diminished population on the land must mean as we believe, the agricultural population is in many places in excess of what is really required for the thorough cultivation of the land. Nor again is it fair to assume that Indian agriculture must remain for ever in apprintive stage, and that larger yields will not be obtained with less labour than at present. We consider therefore that the anticipated danger to the food supplies of India arising from the diversion of labour from agriculture to industries is unreal.

52 Industrialization will however bring new and real prob Possible consequences of lems, arising from the aggregation of aggregations of population in large towns and these will myolve new expenditure. The adminis

trative control of a population of 100 000 in a town is a more

elaborate and expensive business than the control of the same numbers scattered through a countryside. Law and order are preserved less easily, the neglect of santary rules brings a severer penalty the necessity for education is more urgent. Poverty and unemployment may assume forms hitherto unknown in India and may demand new machinery to cope with them. These are possibilities which should not be ignored. But so far as they will involve additional expenditure they may be set off against the additional revenue which industries will bring.

53 With reference to the kind of problems indicated above we Such agregations to be think that any factors which might mini

mise excessive aggregations of population in a few areas deserve encouragement. The older industrial nations have realised through bitter experience the disadvantages which result from these conditions and there is a movement now to try to remedy them. It might be possible for India coming late into the field to profit by this experience and we would prefer to see so far as it is economically possible industrial establishments springing up in towns of moderate size all over the country. It is worth remem bering that the natural feelings and habits of the people will fargur

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such a tendency, which would enable the lal ourers to maintain closer touch with their old village homes. One factor which may have a considerable bearing on the lines of development is the question of railway rates. We deal with these more fully elsewhere. At this point we would only say that some witnesses have stated that the great concentration of industries at the ports is due in part to favour able railway rates obtainable to and from the port. We are not in a position to say how far this has been a decisive factor but we think it most important that the development of industries at suitable smaller centres throughout the country should not be hampered by any discrimination in railway rates.

54 We have considered generally the advantages and the possible disadvantages when would attach to a considerable development of Indian industries. We have no hesitation in holding that such a development would be very much to the advantage of the country as a whole creating new sources of wealth encouraging the accumulation of capital enlarging the public revenues providing more profitable employment for labour reducing the excessive dependence of the country on the unstable profits of agriculture and finally stimulating the national character

CHAPTER V.

The Choice between Free Trade and Protection.

55 The main subject on which we have been asked to report is the tariff policy of the Government of The tanff policy recommended India This means in effect that we have to decide whether a policy of free trade should be continued or whether industrial development, the importance of which we have explained in the preceding chapter, should be stimulated by a protective tariff. We think it convenient to state at once the conclusion on this point at which after the most careful con sideration we have arrived We recommend in the best interests of India the adoption of a policy of protection to be applied with discrimination along the lines indicated in this report. In this chapter we shall give the reasons which have led us to recommend the adoption of a policy of protection rather than one of free trade, and in the two succeeding chapters we shall explain why we hold that the policy of protection must be applied with discri mination, and will outline the principles in accordance with which discrimination should in our opinion be applied

56 We have mentioned in Chapter I the longstanding and Strong feeling in favor insistent demand of the public for a of protection revision of the tariff policy, and in the course of our tour, during which we heard evidence at all the chief centres in India, we received abundant proof of the wide extent of that demand Not only the industrialists, who might be expected to benefit directly from a policy of protection, but traders and other classes of the community whose immediate interests might seem likely to suffer showed themselves preponder attingly in favour of protection. The evidence which was placed before us on behalf of Indian States was also to the same effect We found a general conviction that the interests of the country required a policy of protection, and in face of that a disinclina time even to consider whether the individual would or would not be injured.

57 This desire for 3 policy of protection has in many cases been strongly reinforced by a considera The canage tion of India's past Travellers relate that before the advent of Europeans India was a country of great wealth. The riches of the courts of the Moghals, the beauty and quality of certain of India's manufactures in particular of her cotton goods and the literative trade that attracted western adventurers to this country are matters of common knowledge These writers, however, seldom glance at the economic conditions in which the great mass of the people lived Patriotic Indians to day looking round on the present condition of their country see that the old fame and relative importance of India's manu factures have diminished whilst great masses of their country men are still poor and many are insufficiently fed and clothed Contrasting this state of affairs with the treasures of the Moghals and the world reputation of the Daeca muslins and other Indian manufactures and searching for the cause of this great change many think that it is to be found in the policy of free trade which they believe to have been imposed on India not in her own interests but in the interests of the British manufacturers. They see that other countries such as Japan have developed their manufactures to a remarkable degree under a system of protection, and they believe that Indians are fully canable of doing the same They think that, if India were allowed freedom to decide her policy in her own interests she would regain her economic prosperity The feeling that this path to riches is barred by an outside power, and the suspicion that that outside power is actuated by selfish motives tend to stimulate the belief in the great results that would accrue from the adoption of a policy of protection. All these ideas are further reinforced by the new spirit of national pride a spirit which in all countries tends to the encouragement of protectionist feeling by demanding so far as possible that the nation should manufacture what the nation uses

58 The protectionist feeling in India to which we have referred is strengthened by a considera Example of cti-cr tion of the tariff systems prevailing generally throughout the world and the relatively backward con dition of Indian industries under a policy of free trade With the exception of the United Lingdom all the great industrial nations of the world shelter their industries behind a protective wall, and claim to owe their prosperity to the tariff protection

which they enjoy. The general movement in Europe towards which they enjoy The general movement in Larope lowards free trade, which appeared to be setting in with the conclusion of the famous commercial treaty between England and France m 1860 lasted only for a few years and was followed by a strong reaction never perhaps stronger than in recent years, towards protection. In 1879 Germany definitely adopted a policy of pro tection, from which she has never departed, and under which she had made up to the outbreak of the war astonishing industrial progress. In 1881 France turned her back on the free trade tenden ores which had never really met with nonular approval. In 1899 Japan freed from the trammels of the treaty restrictions, utilised her autonomy to establish a protective tariff, which was consider ably intensified in 1911. The United States industrially one of the foremost countries in the world has had ever since the time of the Civil War a very high protective tariff and at the present moment appears to contemplate raising it still higher The British Dominions too have without exception utilised the right of framing their tariff policies in their own interests to protect their industries by high duties

59 India can thus point to numerous precedents for the adoption of a policy of protection Fren Canditions in Findand that her industrial foundations like those of all other countries were laid under a system of high protection. The Lancashire cotton industry in its infancy was protected by an import duty which according to the evidence of Professor Hamilton stood for a number of years at about 65 per cent ad valorem. The English textile manufactures were further protected by a legal prohibi tion of the use of various competing foreign cloths. It is true that the great industrial development took place as the result of the mechanical inventions which revolutionised industry at the close of the 18th century and that the part which the tariff hore at this stage was insignificant Nevertheless the fact remains that it was not until English industries had attained a marked pre emmence that the tariff was felt to be a hindrance to industrial development Moreover the movement towards free trade was largely directed in its earlier stages at any rate by antagonism to the protection not of industrial but of agricultural interests

60 The conditions in England for three quarters of a century have been unlike those in most countries and particularly unlike those in India England's economic life depends on the export

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of manufactured articles the raw materials for which are largely imported. The maintenance of this vital export tride is obviously likely to be fostered by a policy based on free tride principles. In India on the contrary there is an abundant supply of raw materials and a very large home mail of supplied in great part by foreign manufactures whilst the export of Indian mainfactures though offering possibilities of considerable development, is comparatively small. But even in the special conditions of England doubts have been frequently russed as to the wisdom of too rigid in adherence to the free trade doctaine, and since the var departures from it have actually been made as illustrated by (a) the duty of 33½ per cent on motor cars (which has a protective effect) (b) the Safeguarding of Industries Act and (c) the inecent iemosal of the everse duty on sugar to encourage the mascant sugar beet industry.

61 We do not wish however to rest the case for protection Pable sent ment on in India on the sentiment of the Indian dered people or the example of other countries. We have considered most carefully the economic arguments and we hope to show that the policy which we advocate will stand this crucial test. But at the same time we have set forth frankly what we conceive to be the main bases of Indian protections. I feeling, because, though we do not advocate the adoption of a triff policy on other than the reasoned grounds which follow, we feel that it is important to realise that behind our reasoned advocate is a strong public sentiment and that while we shall treat a question of such moment t the future of India from the strictly economic point of view it has also a political expect which is at least worthy of notice

63 In considering the reads between free trade and protection The propositions of it is necessary in the first place to examine the three trades in the theoretical basis of the subject and to set forth what we understand to be the principles which are generally accepted by modern economic authorities on these difficult questions. The old free trade doctrine of the classical economists may be said to have rested on two propositions. It was assumed firstly, that the capital and labour of a country, if left unfettered by any I ind of Government regulation or restriction would naturally be applied to those industries which would a left the greatest economic return. The capital and labour of a country both being limited in quantity, it is evidently of the ulmost importance that they should be applied

in the manner which will yield the best economic results, and it was held that the iree interplay of economic forces would best determine the direction of the capital and Iabour of a country into those industries in which it has a comparative advantage over other countries. The second proposition was that the best economic results both for the world as a whole and for individual countries would be obtained by each country applying its capital and Iabour to those industries in which it had the greatest comparative advantage and then exchanging the products of those industries for articles which it was not able to Iroduce so cheaply itself. This is the principle of the intermedical division of labour.

63 Both these propositions have a prin a facto validity which is not sciences; on the factor only tendencies and tendencies may be overridden by a could circumstances. We are thus led to an examination of the generally recognised qualifications of these propositions.

64 In the first place there may clearly be cases in which the free interplay of economic forces will not secure the best utilisation of the capital and labour resources of a country. In the competi tive struggle an initial advantage may prove to be a permanent advantage A fully developed industry in one country may be able under conditions of unfettered competition to hinder the develop ment of the same industry in another country possessing equal or even greater natural advantages. In these excempstances the latter country may never or only after long delay succeed in applying its labour and capital to the best advantage of which they are capable, owing to the initial difficulties in making a start. These consider ations were stated many years ago with admirable lucidity by John Stuart Mill who wrote The superiority of one country over another in a branch of production often arises only from having another in a blanch of production often affects only from naving begun it sooner. There may be no inherent advantage on one part or disadvantage on the other, but only a present superiority of acquired skill and experience. A country which has this skill and experience yet to acquire may in other respects be better adapted to the production than those which were earlier in the field "

65 The argument as stated above applies primarily to par ticular industries which are handicripped at the start by the competition of fully developed rivals and could be used irrespective of the stage of industrial development attained by the country in which the new industry finds itself But the argument has been applied

orth special force to a lastrally real countries in competit a will those in which inch they have I at he restablished. The class of expression of this areast at is to be round in the works of L s, was exceeding theories have seried of a his protocol influence on the policy of the great protections, countries. It is summed up by a modern Ericksh economist, Profes or Physic, who, in dealing with Latt's arrangements or the as follows:

"The main el m at of productive power, whose development involves a long process, is a population trained in the general atmosphere of undustrial pursuits. If a country is entirely egricultural and has no important class of artisans or fa tory worker, the skill required for starting any particula- kind of mill will be very diment to get ' Masten, foremen and workmen must hat be either trained up at home or procured from abroad, and the probtableness of the husiness has not been sufficiently tested to give capitalists confidence in its suc ce- . For a long time, therefore, it is improbable that any works which nav be started will be able to com pete on equal terms with established foreign rivals-and that in spite of the fact that the industry in question may be one for which the country has great natural advantures. On the oth - Land, in a country which is already largely under tal the mittel difficulty involved in starting a new mide re is LL is to be much shelter For much I than is required to out in from amone a people already accustomed to may vary ties of factory work, hands espable of earrying on a new yarr is of it Further, in an influstrial community this other in portant el me to ef productive power organised victims of transport and of credit which it an agricultural country may a sed the reselves to be built up before manu factures can be profitably established, are pre-umable aireads in existence."

6. The prima faces a bandanes it of the international division of labour are subject to extrain qualification. It may be that in some circum-states the greatest area to fivealth would be seared by a digital of some division of the maximal becomes for a digital to conduct a to the general to treats of the country. In other words then are objects of streeped or divinit form and more important than the near equal that of the life. A country minds produce the great cet amount of wealth by divinit whelly to aggredating and

- eyet such a one sided development, in virtue of its effect on the national character and institutions might not be in the wider inter ests of the country is a whole Similarly considerations of national defence may set legitimate bounds to the extension of the principl of international division of labour
 - 67 So far we have indicated what we take to be the cir cumstances in which economic theory might Circumstances in which protection is justifiable justify dejutures from the principle of free exchange of commodities between nations It is admitted that in all such cases restrictions on free exchange involve some immediate conomic loss. We turn once more to the economists for their verdict as to the circumstances in which such loss may justifiably be incurred In the passage already referred to John Stuart Mill says ' The only case in which on more principles of political eco nomy protecting duties ein be defensible is when they are imposed temporarily (especially in a young and using nation) in hopes of naturalising a foreign industry in itself perfectly suitable to the encumstances of the country A protecting duty continued for a reasonable time will sometimes be the least meanvenient mode in which the nation can tax itself for the support of such an experiment" List expresses himself more emphatically 'The nation must sacrifice and give up a measure of material pros perity in order to gain culture skill and powers of united produc tion it must sacrifice some present advantages in order to insure to itself future ones" There is one idea common to both writers-a

present loss for a future gain. The gain we have already indicated We now turn to consider what constitutes the loss

68 The burden of protection arises from the increase in prices It is obvious that an import duty tends to The burden of protect on ar any from mercaned 1 ise the price not only of the imported article but also of the competing locally produced article Cases are analysed by the economists in which for special reasons or for temporary periods the normal result does not follow, or follows only putually But broadly speaking there is no dispute as to the tendency of import duties to ruse the prices of the articles taxed Further when import duties are placed on a wide range of irticles there is a tendency for the general level of prices in the country to be raised the rise is not confined to the putient articles taxed. For this phenomenon there are various causes. In the first place the import duties tend to cheel the volume of imports with the result that I favourable balance

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of trade is created. This favourable balance is settled mainly by the import of the precious metals, and so far as these find their way into the currency, thereby mercasing its amount, the general level of prices tends to rise In India this argument must be applied with caution, for the precious metals when imported are largely used for other purposes, and comparatively small quantities are likely to go to swell the volume of the currency A less theoretical argument is that the increased cost caused by import duties enters generally into the cost of production of all articles manufactured in the country and into the cost of transportation Duties on cotton cloth or on sugar, for instance, may raise the expenditure of the employees of an industry, to meet such increased expenditure higher wages are required, higher wages mean higher cost of production and this in turn means that the product requires to be sold at a higher price Instances might easily be multiplied It may, we think, be tallen is the view accepted by economists that a general increase in import duties tends to produce a general rise in prices in a country, and not merely a rise in the price of imported articles and such locally produced articles as directly compete with them

69 It is not our intention to suggest that the burden on the Gradgal dynamation of the consumer arising from protective duties is necessarily permanent On the contrary, if the industries to be protected are selected with due discrimina tion the burden should cradually diminish and eventually cease altogether But the process of diminution is not likely to be ramif. or to commence immediately So long as foreign imports continue to enter in appreciable quantities the price of the goods must in general he regulated by the price of the foreign imports that is to say the consumer will be paying the full foreign price plus the import duty As the home industry develops in efficiency and reduces its cost of production there will be at first no reduction in prices but the decrease in the cost of production will merely go to swell the profits of the home industry. This will lead to the more rapid development of the home industry and will hasten the time when it is able to supply the home market almost in full. As foreign imports dwindle to small proportions prices will become regulated more and more by internal competition, and the consumer will then begin to derive the benefit from the increased efficiency of the local industry, and may in the end obtain the goods as cheaply as if he were free to import them without a duty. If the industry is one

for which the country possesses marked natural advantages, he may even obtain them more cheaply

70 We have indicated both the present loss and the future Appliest on effected from the control general be expected to bring We now come to the practical problem, which is to

determine whether the circumstances of India are such that a stimulation of her industrial development by means of protective duties will bring in the end a gain to the country as a whole greater than the immediate loss

71 In Chapter IV we have stated our opinion that the cances of industral back industrial development of India has not warniness mentored by the been commensurate with the size of the Inlistral Commission country its population and its natural resources. In considering how these conditions can best be remedied it is necessary to attempt to diagnose the causes from which they have alisen. The Industrial Commission mentioned various factors as having operated to retard industrial development for instruce the natural conservation of the people the mefficiency of Indour the absence of industrial and technical education the lack of business enterprise the shyness of capital for new undertakings and the want of proper organization for inflining such expirit as is available.

72 Some of these factors might suggest the idea that Indians

Industrial aptitude in the past for success in industrial pursuits and that

therefore one of the foundations for a profitable application of protection namely a people fitted to make good use of it was We do not think that this idea is supported by past experience. If we take history as a guide to the future we see that there have been times when the manufactures of the country attained a high degree of excellence and were well known beyond ts borders As the Industrial Commission explained India was at one time famous 'for the high artistic skill of her craftsmen." and it was not until the industrial revolution of the 18th century that she began to fall behind in the industrial sphere and that in the words of the Industrial Commission "the erroneous idea that tropical countries with their naturally fertile lands and trying climate, were suited to the production of raw materials rather than to manufactures" developed The cotton manufactures of India which were exported in large quantities throughout Asia and Europe the slill in shipbuilding which was at one time freely

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uthised by the Fast India Company, the working of iron which in the old days had been brought to a considerable pitch of excellence the manufacture of steel sword blades commanding a great reputation in foreign countries the exports of silk textiles and sugar, all prove that find ins exhibited a natural aptitude for industrial work and that the present relative had wardness in this respect should not be regarded as indicating any obstacle to a wide development of industrial that

73 Further the unevenness of development to which the Industrial Commission drew attention Differences in natural appears to be due in part to a striking antitude dumin at no difference in natural aptitude for industries, which can be traced in different communities in India. For centuries the people of Western India have shown a marled instinct for commerce, and from commerce that have moved naturally to industries so that at the present time they divide with the European community the industrial leadership of India But the people of Bengal, Madras and Burma have in general neglected industrial pursuits, and if industries have established themselves within their borders have left their development to others. It would take us beyond our province to attempt to trace these tendencies to their origin, whether it may be f und in a fertile soil providing a livelihood in return for little labour or in a social system which exalts the less material side of life in economic conditions which produce a class of middlemen living parisitically in the profits of the land or in historical traditions which attract the most enterprising classes to administration Whatever the causes of this neglect in the past. we feel that in many parts of the country a change has come over the spirit of the people and that what is lacking now is more often the opportunity than the will We think therefore, that so far as the comparatively slow development of industries in India has been due to lack of natural aptitude or interest this factor will become progressively of less importance and that a time has come when India is prepared to talle advantage of any stimulus applied to her industries

71 The question which we have to determine is whether the natural development at which we aim state to be a malated by con-le attained without the stimulus of protective dates.

protective dates and if not whether the advantage to the country arising from this industrial development will outweigh the burden which protective dates will impose

The Industrial Commission, which was debarred from considering questions of tariff policy, made a number of important recom mendations for the development of Indian industries, involving the abandonment of a lassez faire policy But we hold that these measures by themselves will not produce that marked impetus for which the time and conditions are now ripe Education can be improved, banking facilities can be extended technical assistance can be offered to industries, but what is mainly wanted is a policy that will inspire confidence and encourage enterprise and we do not think that the recommendations of the Industrial Commission provide this Professor Pigou at the close of the passage which we have already quoted draws the following weights conclusion " From these considerations it follows that the ease for Protection with a view to building up productive power is strong in any agricultural country which seems to possess natural advantages for manufacturing In such a country the immediate loss arising from the check to the exchange of native produce for foreign manufactures may well be outweighed by the gain from the greater rapidity with which the home manufacturing power is developed. The crutches to teach the new manufactures to walk. as Colbert called protective duties may teach them this so much earlier than they would have learnt it, if left to them selves, that the cost of the crutches is more than repaid" The words might almost have been written with direct reference to the conditions of India, and the case for protection in India can hardly be stated better India is an agricultural country which possesses undoubted natural advantages for manufacturing. She produces an abundance of raw materials she has an ample potential supply of cheap labour and adequate sources of power and the establishment of two great manufacturing industries shows that she is capable of turning these natural advantages to use We have been told by many witnesses that the chief obstacle to a more rapid development of industries in India is a certain want of confidence among the owners of capital The practical protection afforded by the war had a stimulating effect on many Indian industries But this protection and such incidental protection as is yielded by high revenue duties lacks the assurance of permanence, and fails to give the sense of security which arises from the deliberate adoption of a pol cy of protection This point of view was perhaps expressed most clearly by Mr Shakesperr giving evidence on behalf of the Indian Sugar Producers' Association

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He said "My personal view is that it is the principle of the thing which we as an industry, would like to see far more than actual duty of 1.5, 20 or 2.5 per cent. If the principle of protecting the industry is accepted, that is what is going to be of value to us in developing the industry." Again Captuin E. V. Sassoon one of the leading Bombay industrialists after string that Indian capital was shy of anything new in the way of industrial enterprise said. What is wanted is confidence and a policy of protect in would help to secure that at once.

75 We have now shown that India will derive very great the gains indicate on will advantages from industrial development that the conditions for a rapid advance are suitable and thit without the stimulus of projective duties the advance will not be sufficiently rapid. All these considerations

advance will not be sufficiently rapid. All these considerations lead us to the conclusion that protection will bring a very material gain to the country.

76 A furth a consideration pointing to the same conclusion Nocessity of deriving all the will be found in the present truff position revenue from the tar in India W. Lance of the first truff position to the mercusing proportion which cu toms revenue bears to the total Imperial receipes and we have now to consider whether this tendency is likely to be permanent. We received a considerable amount of evidence regarding the a quette ments of direct and indirect taxation. We do n to the first northlate the well worth arguments of the nomists on this by that we are bound to take note of the fact that the general sentinent of Indian witnesses was strongly onnosed to direct taxation and that the collection of meome tax in India presents peculiar difficulties. Direct taxes in India are confined practically to meometax at I land revenue With the latter which is a provincial receipt we are 1 of concerned The meome tax rates have been rai ed largely sine 191, 16 and the yield has risen from 3 to about 20 crores of rupees. High taxes on income are undoubtedly a handicap to industrial development and there are many who hold that the rates ruling at the present moment are distinctly too high for the interests of industries and the general prosperity of the country. The witnesses whom we examined on this point were almost unanimous in the opinion that direct taxation has reached its limit under present conditions and in view of the general feeling in the country we do not think that any material merea e in this form of taxation is feasible. If therefore any further meret e in tiretion I ecome more are, it will have to take

the form of indirect tyrition. If on the other hand a decrease in taxation became possible, we think that it should take the form of a part passu reduction in direct and indirect traction. In view of these conclusions we cannot anticipate for many years to come any appreciable reduction in the recenium which it is necessary to derive from the customs. This means that import duties must continue high, and that, whether intended or not, protection will be given

77 But a high revenue tariff such as that now in force in India is open to great objection A revenue A h gh revenue tariff inev t ably leads to protect on this lased on thee trade principles is one that is imposed on goods that cannot be produced in the country . or, if this condition cannot be observed it must be kept at a very must be imposed so that no protection is afforded to local industries Until the ven 1916 the Indian truff might be said to have fulfilled these conditions. But since 1916 the tariff has become less and less consistent with purely free tride principles. It gives protection but it gives it in the least convenient and the least beneficial way The protection is not calculated on the needs of the industry, nor does it carry any assurance of a permanent policy. It is casual and haphyzard Moreover it may actually impede industrial develop ment by taxing raw materials and semi manufactured articles appears to us therefore that the necessity for rusing a large revenue from customs duty s and the obvious inexpediency of ignoring the effect of those duties on the industries of the country must mentably lead India to the adoption of a policy of protection as they led Germany in 1879

78 We turn now to the los that must be set against the gain Theloss protect on will to India from protection to which we have referred in paragraph 75 The most important item is the burden of increased prices that protective duties will impose on the people. We have explained the nature of this burden in paragraph 68 above and we proceed to consider whether it will be so great as to outweigh the advantages which we anticipate from the adoption of a protective policy.

79 As import duties have a tendency in some degree to extend The probable burden on their influence beyond the puricular continuous experiences are modified on which they are imposed, it is necessary to treat with caution the argument that some article is not economied by the poorer classes and that therefore a protective diffy

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on it can do them no harm. A further limitation of this argument is to be found in the fact that there are frequently partial substi tutes for imported articles which are manufactured and consume! locally and that any cause which raises the price of the imported article raises the price also of the locally produced substitutes An obvious instance of such a case is seen in cotton cloth Experience as well as theoretical reasoning shows that the price of Indian manu factured cloth is influenced by the price of imported cloth even when the two classes are not in direct competition. In estimating there fore the extent to which the poorer classes will be affected by pro tection it is not safe merely to ask what proportion of their income is spent on imported goods. We have received various estimates on this point and all agree that the actual quantity of imported goods purchased by the masses of India is small. But this is no final criterion of the degree to which protection will affect them though there is no reason to suppose that under the system we recommend the indirect burden will be considerable

80 There are however two classes of the population whose interests as affected by protection it is Effect of protect on

s) on the agricultural particularly important to consider, the agricultural and middle classes ture is and must remain the foundation of the economic life of India and this not merely because it furnishes the lively hood of three quarters of the population Indian industries cannot flours without a prosper us Indian agriculture Agriculture is largely the provider of the raw materials for industry and the Indian agriculturist will offer the main mail et for the products of Indian industries. Any form of protection therefore which would seriously affect the interests of agriculture would go far to defert its own object. We have already explained in what was we think that industrial development may be of advantage to the agricultural community in some cases through a sympathetic rise in wages in others through the wages of industrial workers being made available for expenditure in the villages in others through a reduction in the number dependent on the produce of the land But while a policy of protection of industries may not mure the agricultural wage earner, who may be able to secure a rise in wages equal to and in some cases greater than the rise in the cost of living there can be little doubt that the agricultural producer, the man who either works the land himself or employs hired labour, must suffer to some extent Protection must mean to him a higher

cost of production arising parily from the higher cost of the implements that he uses partly from the higher wages that he will have to pay and partly from the general rise in the cost of hung. As a set off against this higher cost of production it is probable that in the neighbourhood of industrial centres the demand for agricultural produce will raise the price. But in general one of two results seems likely to follow. Lither the agricultural producer will not receive for his produce an inneressed price which will fully compensate him for the increased cost of production in which case agricultural interests would suffer and there would be a tendency for marginal land to go out of cultivation or the price of agricultural produce will be raised generally to cover the increased cost of production with migrations effects on the mass of the population. Provided however protection is applied with discrimination we do not thind that the burden imposed either on the agricultural producer or through a rise in the prices of agricultural produce on the consumer in general need be sufficient to make us hesitate regarding the net advantages of the notice we recommend

advantages of the policy we recommend

81 With regard to the middle classes by which we mean mainly the professional clerical and petty trading classes the professional clerical and petty trading classes there is no doubt that they will be classes that a certain standard of living which entails expenditure on imported goods. Their cost of living which entails expenditure on imported goods. Their cost of living which entails expansion in their incomes. I owever are limited. It is probable therefore that for some period they will feel the effects of protection more than any other class of the population. But in virtue of their education they more thru other classes are in a position to estimate the value to the country as a whole of the developments which we believe our policy will produce and so far as we have been able to judge from those withcesses who have given evidence before us the middle classes are prepaied to merge what might be regarded as their own immediate interests in the wider interests of the country 82. In estimating the burden of protection we have to anticupate 82. In estimating the burden of protection we have to anticupate.

82 In estimating the burden of protection we have to anticipate Interaring protection the arguments given in the next chapter in mot contemplated which we show that any type of indiseriminate protection would entail a sacrifice out of proportion to the results. We explain in that chapter the limitations that we propose with a view to restricting the immediate loss as far as possible without reducing the gime that is to be anticipated from protection. If

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these limitations are observed, we consider that the burden will be one which it is reasonable to ask the country to bear in order to secure the great benefits anticipated

- 83 Before coming to our final conclusion we must refer to Certain disidentifies of certain disadvantages which are inherent protection in taken in any system of protection namely, the risk of encouraging inefficient methods of production the danger of political corruption and the possibility of combinations of manufacturers. We have borne these points in mind in formulating our scheme of protection and in devising the constitution of the Turil Board. We explain in detail in Chapter VI to what extent we think these dangers will be mitigated by our proposals and it is enough to say here that we do not consider them sufficiently serious to affect our main conclusion.
- 84 We have now set forth as impartially as possible the arguments for and against the adoption of a The balance of advantage policy of protection in India In Chap ter IV we have shown the great benefits that will accrue to India from industrial development and in the present chapter we have explained the necessity of the stimulus of protection to secure rapid progress in this direction. We have also shown that the necessity of a high customs revenue is inevitably leading India towards protection On the other side we have shown that immediate loss to be apprehended from protection and the dangers inherent in it will be mitigated by the system of discrimination which we recommend and hy the supervision of our proposed Tariff Board We have carefully con sidered the weight of the arguments on both sides and apart from the strong Indian sentiment in favour of protection to which we have referred above we are satisfied on economic grounds that the temporary loss involved will be more than made good by the ultimate gain and that the balance of advantage is heavily on the side of the recommendation made in the opening paragraph of this chapter, minution along the lines indicated in this report

CHAPTER VI.

Some Disadvantages of Protection and the Need for Discrimination.

85 We referred in the preceding chapter to the disadvantages inherent in any scheme of protection, and Danger of political corrup we now propose to examine the extent to which they apply to the particular conditions of India The most important of these is the danger of fostering the growth of political corruption The interests at stake in the determination of a rate of duty are frequently large. In some countries important financial interests find it profitable to offer to legislators inducements which are not necessarily of an obvious or crude nature, or to spend money on getting their own nominees into the legislative bodies which have the decision of matters vitally affecting their prospects. We are of opinion, however, that conditions in India are less favourable to such developments than they are in many countries. The variety of the interests represented in the legislative bodies and the strength of the representation of the agricultural and landed classes make it improbable that the industrial point of view could secure undue prominence, while under the existing system of high revenue duties, which is open to the same dangers there been no traces in the Indian Legislature of any undesirable develop ments of this nature Moreover, we think that the system which we propose, whereby the enquiry into the conditions of each industry will be conducted by an impartial body with the utmost publicity. and the conclusions arrived at and the reasons for them will be known to the public when the ease of the industry comes before the Legislature, will reduce the opportunities for political corruption a minimim

So Another undesirable feature which the history of productions of main towns countries discloses is the terminate features towards combinations of maintacture, the purpose of exploiting the domestic consumer A profusery system certainly gives the opportunity for undesirable from combination In ifree trade country no combination of turers is able to I eep the price of a commodity above the vicinity.

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If all the manufacturers of a particular country agreed not to sell below a certain price which was above the world price, the only effect would be that their home market would be captured by foreign manufacturers selling at the world price The case of protectionist countries is, however, different Here we have a tariff wall, afford ing, when the foreign manufacturer has been partly or wholly excluded, a certain latitude of price to the home manufacturers It the latter do not combine, the home price will be regulated by the ordinary conditions of internal competition. But by means of com binations it is possible for the home manufacturers to keep the price distinctly above the true competitive level without inviting foreign competition It is, we think, no accident that the two countries in which understandings, agreements or combinations of manufacturers have been developed to the highest point, namely the United States and Germany, are the two leading protectionist countries of the But should any such combinations arise in India which appear to be to the detriment of the Indian consumer, we do not think it would be difficult to find a remedy The matter should be investigated by the Tariff Board which we propose should be estab lished, and if the Board reports that the combination is in effect injurious to the interests of the Indian consumer, and the Legisla ture accepts the view, the protection given to the industry could be lovered or withdrawn, or possibly special legislation could be in troduced to deal with the metter

67 The third disadvantage to which we referred in Chapter V, Inefficient methods or production of production of production will also to some extent be retigated by the supervision of the Tariff Board, but it will be mainly obviated by the exercise of discrimination in the selection of industries for protection. We therefore proceed to elaborate the reasons why in the previous chapter we have advocated discrimination in the application of protection.

88 The fundamental principle that guides us may be stated The principle of discr might an expect the principle of discr might are prince, which even the most successful protect on must entail, should be restricted to the minimum necessary to attain the object unted at The principle, when stated, is self-evident, but we lay stress upen it, partly because it sometimes escapes attention, with the result that enthusiasm for the end makes it appear that there is something escentially desirable in the means, partly because our decision in favour of protection is based on the

New that the gain to the country will outweigh the loss, and this wilt only be true provided no nunecessary or useless burdens are imposed, and partly because India, owing to the poorety of the mass of the people, is a country in which it is specially important that the principle should be emphrished. We reject therefore all proposals which would found Indian protection on an india...inii it high rate of duties. Any such system would protect industries unsuitable as well as suitable, and would impose on the consumer a burden in many cases wholly gratuitous.

89 The burden on the consumer may be viewed in two aspects, Discrimination will the extent and the duration, and in both (1) restrict the ris of prices, the importance of discrimination in reducing the burden to a minimum is clear. With regard to the extent of the burden, namely the rise in piecs we have already shown that the fewer the atticles on which increased duties are imposed, the smill will be, not only the direct effect arising from the cost of these articles and their substitutes, but also the inducet effect through a rise in the general level of prices. We need not recapitulate the importance to the great mass of the people and to the interests of agriculture of restricting the rise of prices to a minimum. This can only be achieved by exercising a wise discrimination in the selection of industries for protection.

90 Prom the point of view of the duration of the builden also (11) curtail the period of 11 is clear that discrimination is of the first imi ortance If protection is extended to unsuitable industries, they will never reach the stage at which the shield of protection can be discarded and will remain a permanent burden on the community The duration of the burden will also be extended if protection operates to prolong inefficient methods of creduction As an instance of this possibility we may refer to the views of the Indian Sugai Committee of 1920 After a detailed enquiry into, the conditions of the sugar industry they came to the conclusion that at the time at which they wrote the degree of protec tion, direct or inducet, enjoyed by the industry was sufficient, and they added - We fear that any mercase in the duty might result in bolstering up an inefficient industry to the detriment of the consumer , and that, secure behind a high protective wall, factories in India might make no effort to reach the standard of those in other sugar producing countries, notably in Java, where the industry has been able to dispense with any protection, subsidy, or assistance from Government" The importance of efficient methods was brought out in our examination of Mr Shakespear at Cawapore. He said that it would be a greater advantage to the surar industry to have a small cess on imported sugar devoted to carrying out the recommendations of the Sugar Committee than to have the assistance of a high protective dut. We do not wish to express any opinion as to the need of the sugar industry for protection under present conditions. We merely refer to the case as an illustration of one of the factors which may operate to prolong the burden on the consumer and which emphasises the need for discrimination.

91 When we turn to the interests of industries themselves we (u) serve the best interests arrive at the same conclusion that profee tion must be applied with discrimination There would be a real danger to the industrial progress of the country if any attempt were made by high or indiscriminate protective duties to force the pace too rapidly. If unnecessarily high duties were imposed a large number of concerns would be started, there would be a boom followed by the inevitable sequence of over production and collapse. The development of industries would be pushed beyond the limit of what is economically safe, and the resultant collapse would shake that very confidence of capital which it is one of the main objects of our recommendations to build up. I urther, if protection were applied not only to an excessive extent but in an indiscriminate manner, the uneconomic industries which would come into existence would be likely to unsettle labour in established industries and to attract it from economic to uniconomic employ That the dinger here indicated is not chimerical was demonstrated in more than one direction during the period of the war, when the reduction or cessation of imports created conditions analogous to those produced by high protective duties From another point of view the true interests of industries would be ill served by a system of indiscriminate protection. India appears to served by a system of indiscriminate protection and appears to be favourably situated to develop an export trade in manufactured boods, but such a trade can hardly be developed unless the cost of living, and therefore the cost of production remains comparatively low

92 The probable effect of protection on the balance of trade of (1) main set the effect of India is not a subject on which it is safe the balance of take to do, main to The immediate effect would naturally be to dimini h imports dickrassed demand following on increased cost. There will also be factors tending to a diminition of exports. Any general rise in prices in India must discourage exports

by making their cost to the foreign purchaser dearer, and apart from any rise in internal prices a reduction of imports will tend to raise exchange and thus to diminish exports Again protection will lead to an increased local consumption of raw materials previously exported On the other hand there is the possibility that the development of Indian industries will produce an increased export of manu factured articles On the whole from a consideration of these virious tendencies it may be concluded that the immediate effect of protection will be some diminution both in imports and exports, but it is impossible to say whether the balance of trade would be altered The present currency system in India depends on the maintenance of a favourable balance of trade. The less disturbance there is in the import and export trade, the smaller is the danger of upsetting the balance and thus we have one more argument for not embarking on indiscriminate protection

s manay of are meets for consumers generally and particularly of applying protection with discontinuous of the masses of the needagriculture in the interests of steady industrial progress and for the maintenance of a favourable balance of trade the policy of protection which we recommend should be applied with discrimination so as to make the inevitable

burden on the community as light as is consistent with the due development of industries and to avoid abrupt disturbances of industrial and commercial conditions

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CHAPTER VII.

Outlines of the Scheme of Protection-

94 We have given our reasons for recommending the adoption to the tanff to consist party for holders these that policy should

The tanii to commet partly of a poincy of protection for initial and of revenue partly of pretestire dute to be clearly be applied with discrimination. We distinguished.

now come to a description of the outlines.

We have to start with of the scheme of protection, as we conceive at the existing conditions as we find them These consist of a general rate of customs duties of 15 per cent ad valorem with numerous exceptions both above and below the general rate, the downward exceptions having their origin usually in a desire to avoid injuring the interests of industries or the community in general the upward exceptions arising from the desire to obtain additional revenue We do not contemplate working on a clean slate or drawing up any theoretically scientific tariff. The tariff, as we envisage it will be a combination of revenue and protective duties. The existing tariff will form the basis of the revenue duties and will become progres sixely modified as the duties on particular commodities are success sively determined on protectionist principles. Fyen when this process however, is complete there will remain a large residuum of nurely revenue duties and these it should be open to the Government to vary from time to time on purely revenue considerations other hand a duty that has been fixed on protectionist principles should not be varied except in accordance with those principles practice we do not anticipate that this important distinction is lil ely to give rise to any serious inconvenience for a protective duty, so far as it is effective becomes of less and less importance as a means of securing revenue For instance in Germany in the year 1912 62 per cent of the total customs rece . to was derived from duties on food, drink and tobacco, 194 per cent from raw materials and partly manufactured goods and only 165 per cent from finished goods

95 It is possible indeed that the necessities of revenue may force the Government to put a higher import duty on certain

protected goods than 13 required for purposes of protection. We deal with such a contingency in a later chapter when we recommend that any such excess revenue should be raised by means of an excise duty plus an additional import duty. The additional duties would be purely for revenue purposes and would be dealt with on strictly revenue principles. This particular contingency there fore does not affect the validity of our main principle that the tariff should consist partly of duties imposed on revenue considerations and partly of duties imposed on protectionist considera tions and that there should be no ambiguity as to which set of considerations governs any particular duty. We may illustrate the position by taking a hypothetical example There is present a revenue duty of 25 per cent on refined sugar The sugar manufacturers have asked for a protective duty of 334 per cent We express no opinion ourselves on the merits of the case but merely take it for purposes of illustration. It might be found that no protection was required. The duty would then be regulated simply in accordance with the revenue necessities of the Government Or at might be found that protection of 334 per cent was necessary. In that case the duty would be rused to that level and would not be lowered until it was decided that a lower rate of protection would suffice Or it might be found that the industry required protection at the rate of 15 per cent only In that case 15 per cent would be fixed as the protective rate and if the Government were forced to raise additional revenue from refined sugar this would take the form of an excise duty plus an additional import duty both being determined solely by the revenue necessities of the Government

96 It will be obvious that the successful working of any such in the part of the selection of protection as we contemplate part of the selection postulates the cristence of a thoroughly competent and impartial organisation or Tariff Board which shall make enquiries into the condition of industries and recommend whether protection should or should not be extended to them and if extended what the rate of protection should be. We received a amisterable amount of evidence in the course of our tour from industries which put forward claims for protection but we feel that we have not sufficient material to enable us to come to any definite finding on such claims. The enquiries needed must be conducted by a smaller body they must be much more detailed and they must embrace all aspects of the case and admit of

representations from all interests affected. We give in a later chapter our detailed proposals regarding the constitution and functions of the Tariff Board. At this point we merely wish to make it clear that the existence of such a Board is presupposed in all the details of our policy, and that whenever an industry wishes to establish a claim to protection, it must put its case before the Tariff Board.

- 97 In dealing with all claims to protection the Tariff Board

 General conditions to be
 satisfied by industries before
 that the following three conditions are
 footeting on be granted
 follified
 following three conditions are
 - (1) The industry must be one possessing natural advantages such as an abundant supply of raw material chery power a sufficient supply of Iabour, or a large home market Such advantages will be of different relative importance in different industries but they should all be weighed and their relative importance assessed. The successful industries of the world possess certain comparative advantages to which they owe their success. No industry which does not possess some comparative advantages will be able to compete with them on equal terms and therefore the natural advantages possessed by an Indian industry should be unalised carefully in order to ensure as far as possible that no industry is protected which will become a per manent burden on the community.
 - (2) The industry must be one which without the help of protection either is not lilely to develop at all or is not likely to develop so rapidly as is desirable in the interests of the country. This is an obvious corollary from the principles which have led us to recommend protection. The main object of protection is either to develop industries which etherwise would not be developed or to develop them with greater rapidity.
 - (3) The industry must be one which will eventually be able to face would competition without protection. In forming an estimate of the probabilities of this condition being fulfilled the natural advantages referred to in condition (1) will of course be considered carefully. The importance of this condition is obvious. The protection we contemplate is a temporary protection to

be given to industries which will eventually be able to stand alone

98 There are certain subsidiary conditions which, though not as in the case of the three conditions stated it sings a case for protes ton.

as in the case of the three conditions stated clements in an ordinary claim for protection, should nevertheless

be regarded as factors favourable to the grant of protection is evident that an industry in which the advantages of large scale production can be achieved, ac, in which increasing output would mean mereasing economy of production is, other things being equal, a particularly favourable subject for protection. Another class of industry which should be regarded with a favourable eye is that in which there is a probability that in course of time the whole needs of the country could be supplied by the home production In the case of such an industry the burden on the consumer determines automatically. As soon as the foreign imports cease to come in, the price ceases to be regulated by the foreign price plus the import duty It is regulated by the internal com petition, and even though the duty may remain in the customs schedule it becomes practically inoperative, and merely fixes a maximum limit to the height to which home prices may rise-a limit which is never likely to come into effective operation unless the home producers form a monopolistic combine or the home industry passes through a period of exceptional distress. It does not of course follow that, it an industry is never likely to supply more than a certain proportion of the country's requirements it would not be a fit subject for protection Provided that it fulfils condition (3) and is eventually able to face world competition with out protection, it will be possible to take off the protective duty without injury to the industry, and the burden on the consumer will be removed But we cannot shut our eyes to the fact that in protectionist countries considerable difficulty is experienced in reducing and removing duties, even when they are no longer required, and it is probable that such an industry will impose on the whole a greater burden on the consumer than its conditions really require

99 It is possible that the protection of some industry may affect Coal ets of interest between industries in the protection of some industries of other industries which appeared to place three interdependent industries in a relation of some antagonism. The manufacture of wood pulp from bamboo

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is just being started in India The manufacturers are apprehensive of the competition of imported wood pulp and asked for the im position of a protective duty on wood pulp The Indian paper manufacturers, however, who use imported wood pulp and for whose benefit it is at present admitted free of duty, naturally object to a proposal which would raise the cost of their raw material and therefore put them in a less favourable position to compete with imported paper If it is suggested that this difficulty might be overcome ly giving special compensatory protection to paper, a third interest claims to be heard and Indian printers and publishers complain that if the cost of paper is ruised they will be handicapped in competition with imported books which are and itted free In all sich e ses the most essential requirem nt is that the utrast publicity should be given to the enquiry of he Tauff Louid so that all interests concerned may have full opportunity of representing their point of view When the Tariff Board is in possessi n of all the facts we can only suggest as a principle for its guidance that an industry should receive protection, even if it ad reisely affects the development of other industries provided this results in a net economic advantage to the country

100 We have not found it possible to lay down for the Straes of derelopment at which protection may be principles in regard to the stage of development at which protection could most ment at which protection could most

usefully be accorded to in industry. We consider that an industry might receive protects in at any stage provided our condition (2) in fulfilled its, that it is an industry which without the help of protection either is not likely to develop at all or is not likely to develop at all or is not likely to develop at all or is not likely to likely to be fulfilled in the case of industries which are relatively weak and undeveloped and are therefore temporarily unable to meet the competition of more highly developed foreign industries or industries which are handcapped by the temporary necessity of importing expensive foreign liabour of interion or which suffer from labour which is inefficient because untruined. These dissavantages are most liely to be found in industries which are comparatively young but an industry my also stind in need of protection as a result of some temporary deterioration or atrophy, and even a strong and prospirous industry my derine great Lenefit by the ripid develop ment of some new brunch induced by protection. A classic example of this is the extraordinary develop.

ment of the tin plate industry in the United States under the influence of the duty imposed in 1890

101 But while we feel that we cannot indicate with any degree of definiteness the stages at which tariff Tanff protection not as a rule to be granted to new industries protection can best be applied to existing

industries we consider that in the case of

new industries a more definite principle can be laid down If appli cutions for tariff assistance are entertained on behalf of industries which have not yet come into existence and the Tariff Board has to consider not facts but the anticipations of the promoters it will to a task of great difficulty to make a selection with any reasonable assurance of success. The danger of loss to the community by ex ter ding thriff protection to such industries will be great. Moreover, if protection is extended to an industry before it has begun to roduce or while it is producing a very small proportion of the needs of the country a great and unnecessary burden will be imposed on the consumer. To protect by import duties an industry which supplies only one per cent of the requirements of the country is an extravagance Further in the absence of any reliable data in regard to the cost of products r it would be a matter of great d fliculty to determine a reasonable rate of protection

109 Not only in our view a c there strong objections as a rule to granting tariff protection to new industries but the grant of such protection is really unnecessary. We anticipate that the financial necessities of the Government will ensure the retention of a general level of revenue duties which will give a new industry as much thinft assistance as it would require at the start After the industry has developed to some extent and shown its possibilities it might then approach the Tariff Board If however any further State assistance appears to be required in the initial stages, we think that it should as a rule take the form of bounties or such other forms of assistance as are recommended by the Indian Industrial Commission We do not mean to say that never under any circumstances should tariff protection be granted to a new industry but we have no doubt that in ordinary cases other forms of assistance are far preferable In slort we endorse the policy advocated by the Hon ble Lula Hukishen Lal Aurse the baby protect the child and free the adult "

103 The most difficult task of the Tariff Board will be to deter mine the rate of protection required by Determinat on of the rate an industry. This must be a matter of protect on.

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judgment based on the fullest I nowledge of the facts. The rate proposed must evidently be adequate to the purpose in view, and will therefore depend in part on whether the Board contemplates merely the gradual establishment of the industry on sound lines or a period of rapid development. In exceptional cases a higher rate of protection though imposing a greater burden on the consumer ray attain its object in a shorter time, and may therefore provide be a smiller total burden than a law rate continued over long period. But this is a point which can only be determined with reference to the conditions of each particular industry.

104 In arriving at its decision we should expect the Tariff Board to take account of the relative cost of production in India and in foreign countries but this factor in itself would not supply the answer to the proper rate of protection for a high cost of production in India may be due in part to immediately remediable causes and it would be most inexpedient to recommend a rate which might stereotype inefficiency. The relative cost of production will also be some guide to the Board as to whether as industry fulfills the primary conditions had down for protection If the difference in cost of production in India and other countries is large there is a prima facic presumption that India does not possess the necessary natural advantages for the industry

100 The question of locality may give rise to some difficult Consideration of the local problems. It may happen that the claim of the of radicaters in industry to a particular rate of protection is based in part on difficulties arising from unsuitable locations. Such considerations should not be allowed to increase the late of protection. An initial mistrice of the industrialist should not be represented at the coast of the community in our would protection in such a case be of any advantage to the particular industrial st. Under the shelter of the protection given new concerns would set up in more favouriable localities and in the ensuing competition the original concern would be unable to survive. Difficulties may arise however not from any mistakes in location but simply in consequence of the great distances in India. An industry may be located in a most suitable position. It may however be at such a distance from certain parts of the country adjoining the scaboard that it is unable to complete in those parts with goods imported by sea. Cases of this nature will no doubt be taken into consider attom by the Tarin Board but it would not in our opinion he right to endeadour to secure for an industry such profection as

vill enable it to compete in every possible mailet in India if this involves giving protection appreciably higher than is required for the success of the industry in the greater part of the country

106 Hitherto we have dealt merely with the general principles Industries essent if for which should be applied in the grant of and defence or of special protection to suitable industries. But in military value discussing the theoretical groundwork of protection we pointed out that the principle of international division of labour may be limited by considerations of national defence in otler words that there may be industries the protection of which cannot be justified on an ordinary economic basis but which yet may require protection on the broad ground of national safety The Great War has brought these considerations into prominence they can hardly be overlooked by a generation which has seen for itself the vide area of the material foundations on which success in war is built up. Indeed there is some danger that this factor may receive evag_crated emphasis. It is hardly possible for any country to be completely self contained in all the requisites for modern warfare. The extent to which India should endeavour to make herself independent of outside resources must be governed by practical considerations. Nevertheless we have no hesitation in affirming the principle that any industry which is essential for purposes of national defence and for which the conditions in India are not unfavourable should if necessary be adequately protected irrespective of the general conditions which we have laid down for the protection of industries

107 The selection of the particular industries which might be held to come under the above definition is primarily a matter for the military authorities. There are however a number of industries which though of military importance can hardly be described as essential for purposes of national defence. In such cases the military value of the industry must be balanced against the economic cost of munitaring it and the final decision in its be bised on a sense of proportion. We have had the advantage of studying a note prepared by the Director General of Ordanace, dealing with the military value of certain industries, and we think that the following deserve special consideration. In the first place there is the steel and non industry. There can be no question of its importance for purposes of authorial defence and there appear to be no natural obstacles to its development in India.

CHAPTER VII

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judgment based on the fullest knowledge of the facts. The rate proposed must evidently be adequate to the purpose in view, and will therefore depend in purt on whether the Board contemplates merely the gradual establishment of the industry on sound lines or a period of rapid development. In exceptional cases a higher rate of protection, though imposing a greater burden on the consumer ring attain its object in a shorte time and may therefore prove to be a smaller total burden than a low rate continued over long period. But this is a point which can only be determined with reference to the conditions of each particular industry.

104 In arriving at its decision we should expect the Tariff Board to take account of the relative cost of production in India and in foreign countries but this factor in itself would not supply the answer to the proper rate of protection for a high cost of production in India may be due in part to immediately remediable causes and it would be most inexpedient to recommend a rate which might stereotype inefficiency. The relative cost of production will also be some guide to the Board as to whether an industry fulfills the primary conditions laid down for protection If the difference in cost of production in India and other countries large, there is a prima face presumption that India does not possess the necessary natural advantages for the industry

105 The question of locality may give rise to some difficult problems It may happen that the claim of Cons deration of the loca tion of industries an industry to a particular rate of protec tion is based in part on difficulties arising from unsuitable location Such considerations should not be allowed to increase the late of protection An initial mistake of the industrialist should not le perpetuated at the cost of the community nor would protection In such a case be of any advantage to the particular industrialist.
Under the shelter of the protection given new concerns would set up in more favourable localities and in the ensuing competition fhe original concern would be unable to survice Difficulties may arise however not from any mistakes in location but simply in con sequence of the great distances in India An industry may be distance from certain parts of the country adjoining the seaboard that it is unable to compete in those parts with goods imported by sea Cases of this nature will no doubt be taken into consider ation by the Tariff Board, but it would not in our opinion be right to endeavour to secure for an industry such protection as

will enable it to compete in every possible market in India, if this involves giving protection appreciably higher than is required for the success of the industry in the greater part of the country

106 Hitherto we have dealt merely with the general principles Industrica essential for which should be applied in the grant of multitude protection to suitable industries But in discussing the theoretical groundwork of

protection we pointed out that the principle of international division of labour may be limited by considerations of national defence in other words that there may be industries the protection of which cannot be justified on an ordinary economic basis, but which yet may require protection on the broad ground of national safety The Great War has brought these considerations into prominence they can hardly be overlooked by a generation which has seen for itself the wide near of the material foundations on which success in wir is built up. Indeed there is some danger that this factor may receive exaggerated emphasis. It is hardly possible for any country to be completely self contained in all the requisites for modern warfare The extent to which India should endeavour to make herself independent of outside resources must be governed by practical considerations. Nevertheless we have no hesitation in affirming the principle that any industry which is essential for purposes of national defence, and for which the conditions in India are not unfavourable, should, if necessary, be adequately protected prrespective of the general conditions which we have laid down for the protection of industries

107 The selection of the particular industries which might be held to come under the above definition is primarily a matter for the military authorities. There are, however, a number of industries which though of military importance can hardly be described as essential for purposes of national defence. In such cases the military value of the industry must be balanced against the economic cost of maintaining it, and the final decision must be based on a sense of piojortion. We have had the advantage of studying a note prepared by the Director General of Ordanice, dealing with the military value of certain industries and we think that the following deserve special consideration. In the first place there is the steel and from industry. There can be an question of its importance for purposes of national defence, and there appear to be no natural obstacles to its development.

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conditions which prevail in the iron and the steel industries The evidence which we have heard suggests that Indian pig iron cen hold its own without any protection Steel production on the other hand involves highly technical processes, which until Indian labor r is fully trained entail the importation of expensive fore on At the same time foreign competition in steel is very severe We think therefore that the question of extending protection to the manufacture of steel should be one of the first subjects for enquiry by the Tariff Board Other commodities which appear to us to be of sufficient military value to warrant special consideration are leather and leather goods, copper, zinc, sulphur, ammonia refined glacerine mineral jella (vascline) and rubber goods We must not be understood to say definitely that the pro duction of any of these articles requires Government assistance, or that if Government assistance is required it should necessarily take the form of protective duties On the contrary, in the case of such industries assistance by means of bounties or other devices of this nature may be found suitable either in lieu of tariff protec tion or in addition to it. Our recommendations also must be under stood as applying only to articles the manufacture of which by private enterprise is desirable Condite for instance would always be manufactured by Government, and no question of protection or assistance would arise

103 There is another class of industries to which special considerations apply These are Treatment of hasic may be called basic industries, by which we mean industries of which the products are utilised as ray materials by numerous other industries in India From one nount of view the protection of such industries may be regarded as un desirable, seeing that the effect of protection will be to raise the cost of the raw material of a number of Indian industries For this reason it may often be found that the best way of assisting a basic industry is by a bounty rather than by a protective duty. In any case the development of certain basic industries may be in the interests of the country generally, either because, like the iron and steel industry, they will stimulate the establishment of other industries dependent on them, or because, like some of those industries which have been classed as "key industries" under the British Safeguarding of Industries Act, their products are of such importance that any interference with the supply, such as might arise from a cessation of imports, would bring other industries to a standstill. Our general view is that the decision whether protection should be given to base industries should rest rather on considerations of national economies than on the economies of the particular industry. In addition to non and steel certuin chemicals and minerals and lubricating oils might be regarded as basic industries.

109 The supply of machinery at the cheapest possible cost has long been regarded in India as an essential Treatment of machinery condition of industrial progress and from 1894 when the customs duties were reimposed until 1916 industrial machinery was admitted free of duty In 1916 a duty of 21 per cent was amposed on industrial machinery other than that for cotton spinning and weaving mills and in 1921 the same rate was imposed on this latter class The treatment of muchinery ruses problems very similar to those which arise in the case of basic industries For the development of industries in general the free import of machinery is evidently desirable. On the other hand there are obvious ad vantages in the encouragement of the manufacture of machinery m India But this encouragement should not as a rule be given by import duties. These must tend to a sure the Level il industries of the country by raising the cost of one of the prime constituents of production Our conclusion therefore is that when a case is made out for the encouragement of the manufacture of machinery in India such encouragement should be given by means of bounties We admit that there may be exceptions to such a rule. For instance into being a monopoly of India it is possible that the jute manufacturing industry might be able to bear an import duty on its machinery with a view to develop the manufacture of this machinery in India

110 As we lave laid down the principle that in order to avoid injuring industrial development import duties should not be lail an inachinery to encourage its manufacture in India it follows that we cannot approve the principle of taxing machinery for purposes of revenue. We fully realise the financial difficulties of the Govern ment of India which led to the imposition of a duty on machinery and we admit that the present duty of 2½ per cent does comparatively little harm. But we feel bound to express our definite view that a revenue duty on machinery is undesirable in the present state of the country is development and that the existing duty of 2½ per cent should be abolished as early as possible.

111 In discussing machinery we have had in view mainly such
Machinery worked by magnal machinery as 15 needed for the development
or sulical power of up to date industries and for the improve-

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ment of agriculture and dairying these being the classes of machinery which have hitherto received special treatment. Muchmery on the other hand (with the exception of agricultural and durying impl ments) which is worked by manual or animal power is liable to duty at 15 per cent ad calorem, and the question irises whether this dis tinetion is a proper one We understand that the principle underlying the distinction is that power machinery is purchased out of capital which it is undesirable to tax While endorsing this principle we think that it should ilso be applied to small scale industries and that the concession should be extended to all machinery even when worked by manual or animal power which is used for industrial purposes. If for instance the import of handlooms free of duty were a matter of significance to the handloom industry we consider that the fact that the loom is worked by hand should not stand in the way of the concession being granted We do not however consider that any special treatment need be recorded to machines which are mere labour saving devices such as type writers and sewing machines

112 We received in Bombay a widely signed representation from the principal users and suppliers of

electrical apparatus which drew attention to certain disadvantages under which the electrical industry was suffering in ie., ad to custom treatment. The in iin complaint was that transmission gear was charged at the ceneral tariff rate instead of at 24 per cent and that in consequence electrical supply was pliced at a diside intine in comparison with steam or gas supply. in which the transmission system is much less elaborate. We ic ognise that the present rules do in fact involve some discri mination against electric supply which is undesirable and we recommend that if a definition of such transmission gear can be devised which is not bised on the purpose for which the articles are required the benefit of the favourable rate should be extended to such transmission gerr. We are however much impressed with the practical difficulties which arise in attempting to administer customs definite a based on the purpose for which an article is to be used and our recommendation is conditional on the possibility of a satisfactors definition being framed which will not introduce considerations of this nature. We wish to make it quite clear that our recommend its n applies only to transmission gear, and not to if tri if art tratus a n rilly which we do not consider is entitled to any special treatment

113 Raw materials required for Indian industries should ordinarily be admitted free of duty. By raw Raw materials materials we mean materials which have not undergone more than the most elementary treatment, such as ginned cotton, wool tops or raw rubber This is an obvious princi ple of general acceptance in protectionist countries, but its appli cation will involve some changes in the existing Indian tariff For instance we have had many complaints regarding the import duty on sulphur, which is a raw material for many industries and the Tata Oil Mills Company have complained that their industry of extracting oil from copra in Southern India is handicapped by the import duty on copra In both these cases there appear to be good reasons on ordinary protectionist principles for removing the duty There may of course be instances in which it is found necessary to protect by an import duty the production of some raw material in India, but such cases should be comparatively rare, seeing that raw materials are in general bulky in proportion to their value, and there fore enjoy a considerable measure of natural protection. It is true that in many countries agricultural produce receives protection but fortunately this problem has not yet arisen in India and the posi tion is therefore greatly simplified. In this connection we note that there is an import duty of 24 per cent on food grains. This duty was imposed in 1916 and appears to us to serve no useful purpose In normal times the import of food grains into India is negligible in times of searcity when grain is imported in appreci able quantities, the duty is suspended by executive order. It has been in suspense now since January 1921 We also notice that oil seeds are subject to the general rate of duty of 15 per cent would suggest that this duty also might be removed in accordance with our general principle that when no duty is required for pro tective purposes the ian materials used by any industry in India should be left free Difficulties arise only when there is a question of giving protection to the raw material For instance there might be some doubt as to whether silk worm cocoons should be admitted free in the interests of the sill weaving industry or should be protected in the interests of the silk worm reners

114 There is one important commodity, which may be regarded

Cod as the raw material of nearly all industries,
and which requires special mention. An
abundant and cheep supply of coal is the foundation of future in
dustrial progress in India for though water power provides an alter

native, it is limited to certain localities owing to the impossibility of transmitting electric power over great distances Coal is under our definition a basic industry, and one the development of which is of the greatest importance to industries in general. There are great do posits of coal still unworked in India for the development of which eapital is required but capital will not be forthcoming until the coal industry is placed on a more profitable basis. It may be argued therefore that assist ince to the coal industry should be given in the general interests of the industries of India and that for this purpose a protective duty should be imposed. A revenue duty of 8 anness a ton has been in force space 1916 and the Indian Mining Federation Calcutt 1 suggested that this should be raised to Rs 5 a ton This 1 lowever one of those eases in which we are convinced that the pro tection of the basic industry or raw material would not be to the ad vantage of the country as a whole Cheap coal is es ential to indus tries and we are not prepared to recommend any measures which will make coal denier Moreover there is reason to believe that the coal industry is suffering from a special and temporary disability. It is notorious that the railway facilities for handling coal have become entirely inadequate. This serves to restrict the market, and also to depices the price for that portion of the market, viz, railway cem panies themselves to which there is a certainty of being able to make We have no doubt that these conditions have reacted most unfavourally on the coal industry that till they are removed no measure of protection would bring prosperity and that when they are removed the industry will need no protection. The cure there fore hes in a rapid development of railway facilities as a result of which we believe that output will be increased and a more favourable general level of prices will be obtained though the price of coal to industries may actually fall. Our general conclusion is that on principle there should be no import duts on coal and we recom mend that the present duty of 8 annas per ton be removed at the earliest opportunity

115 In the case of parts manufactured goods the problems of conflicting interests are more likely to arise than in the case of primity raw materials. The fundamental difficulty is that a duty imposed on partly manufactured goods has to be carried on to a greater or less extent into the duty imposed on my fighed articles into vince composition, they will be a supposed on my fighed articles into vince composition they

tured goods has to be carried on to a greater or less extent into the duty imposed on any finabled articles into whose composition they enter. If for instance the finished article in itself requires a protective duty of 15 per cent, and if a duty is imposed on any materials which are used in making the finished article, then the duty of 15.

per cent, will have to be increased to compensate for the additional cost of ranufacture caused by the taxation of the partly finished goods. It follows therefore that the ideal, from the paint of view of the treatment of the finished goods, would be to leave the partly finished goods free. But it may often happen that the nartly finished coods also require protection, or possibly the partly finished goods may require protection and the finished goods may not. A case in which some adjustment of this nature seems to be called for is that of printing mk, on which there is a duty of 24 per cent, while the raw reaccials from which it is manufactured in India pay a duty of 15 per cent. The existing tariff rates clearly operate to the disadvantage of this Indian industry. The whole question is essentially a mactical one, and no definite principle can be laid down. The Tariff Board may sometimes have to decide which stage of an industry offers the best immediate results and to give the necessary protection to that stage, either following out the results of that protection and giving whatever consequential protection may be necessary to other stages or deciding that the development of the other stages is not a matter of immediate mactical politics. These considerations bring out clearly the difficulties of dealing with basic industries by means of import duties. An import duty on a basic industry may involve compensatory duties being placed on a number of products which in themselves may require no protection In such cases, as we have stated already, the better way may be to assist industries by bounties

116 From our general remarks it will be clear that in our view icvenue duties should not be imposed on The duty on cotton your partly manufactured articles destined to be worked up further in India, unless a reference is made to the Tariff Board in regard to the probable effect of such duties on the industries concerned While we have been sitting however a duty of this nature has been imposed on cotton pain, and we therefore think it desirable to make a special reference to it. In the early days of the Indian tauff cotton your was subject to a low duty which at the time of the general abolition of the customs duties stood at 31 per cent When in 1894 the cotton duties were reimposed it was at first decided that the excise duty to countervail the import duties should be imposed on yarn and not on piece-goods , and accordingly in that year an import duty and an excise both at the rate of 5 per cent were placed on cotton yarn. This system gave way in 1896 to an excise duty on cotton cloth, and it was decided that, as the Indian finished product was to be taxed, the raw

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material namely yarn should be freed both from excise and from import of cotton yarn has been free of duty

In the course of our tour we received a certain amount of evidence in regard to the principle of a duty on cotton yarn some witnesses advocating the as a measure of protection to the Indian spinning industry whi others pointed out the ill effects which they anticipated any such duty would produce on the handloom industry. In the current year s budget however the Government of India ampelled by the necessities of the financial situation proposed the imposition of a luty at the rate of 5 per cent ad valorers on imported cotton vain The proposal was accepted and passed by the Legislature We feel that we are not in a position to pronounce any definite · opinion regarding the propriety of this duty But we recommend strongly that in view of the fact that the duty has been imposed without as far as we are aware any detailed enquiry into its possible effects on the interests concerned and that in accordance with our general principle no duty should be imposed on 3 partly manufactured article like cotton yarn until the effect 1 to been carefully analysed by the Tariff Board the question of the continuance of the duty on cotton parn should be referred at an early date for investigation and report by the Tariff Board evidence which we received from those interested in the maintenance of the handloom industry was that the great bulk of imported yarn is consumed by the handlooms that the rise in the cost of the cloth which would result from a duty on varn was likely to affect the demand for the product of the handloom and that it was even probable that the handloom weavers owing to their ill organised condition might not be able to pass on the whole of the duty by raising the price of their cloth and that therefore the duty would to some extent have to be paid directly out of their own pockets This it was felt would constitute a leavy burden on a poor class with small resources. It was further urged that in the coarser qualities of goods the handloom weaver is in direct competition with the Indian power looms and that a duty on yarn would con fer a clear advantage on the power looms. The weaving mills for the most part obtain their yarn from their own spinning depart ments and consequently the cost of the varn which they use will not le affected by the import duts The handloom weavers on the other nand having to purchase virn in the market will undoubtedly have to pay a price which takes into account the import duty, whether they nurchase imported or Indian made parn. The Tariff Board will

have to examine the validity of these contentions and also the question whether any duty on cotton yarn is required for protective purposes, for though the present duty has been imposed by the Government putely in order to raise revenue, the advocates of the duty regard it with setisfaction as a measure of protection

117 We have now stated generally the principles in accordance with which we hold that protective duties Precontions to secure the reduction or withdrawal of protection when the circumstances justify this may be imposed But the function of the State is not completed when a duty has been imposed If protection follows the lines which we contemplate, most of the protected industries will after a longer or shorter period be in a position to dispense with protection altogether or at any rate to maintain themselves with a considerably reduced measure of assistance No one who has studi ed the history of protectionist countries can be blind to the fact that it is far easier to impose a protective duty than to reduce or abolish As an industry grows economically, its political influence also grows, and it is in a position to exert considerable pressure on the body that has the power to modify the duty It may be accepted as the general experience that protective duties are continued for too long a period and at unnecessarily high rates. It is true that, under a system of protection when the local producers are in a position to supply the entire local demand and are as efficient as their foreign rivals the protective duty becomes largely, if not altogether, moperative But this condition may not arise for many years, and in the case of some industries may never arise We have to consider therefore what measures can be taken by the State to regulate and when they have fulfilled their function to remove. protective duties Some witnesses, realising the difficulty of reducing or abolishing a duty in opposition to the vested interests which are likely to grow up suggested that when a protective duty is im posed it should be imposed only for a definite period, at the end of which it should automatically cease We fear that a scheme of this kind would be too drastic. It is not possible for legislators to foresee the future conditions of an industry If, for instance, a time limit of Y5 years were placed on the protection given to a particular industry, it might happen that within the period of 15 years new conditions arising might make the protection of the industry as essential at the end of the period as at the beginning Protection in such a case would inevitably be extended. But a time limit which was not always observed would soon lose all its effectiveness To avoid such a contingency the Government would be 68 CHAPTER MI

tempted to fix a very distant time limit so distant as to give little real security to the consumer And indeed it must be conceded that the period required for the establishment of an industry will not ordinarily be short. The eminent American economist Protes r Taussig, who was the first Chanman of the United States Tanil Commission writes "The length of time to be allowed to the experiment should not be too brief Ter years are not enough twenty years may be reasonably extended, thirty years or n ! ne essarily unreasonable ' It is halds to be expected that all industry would be able to e tablish itself in India in in sh rier period than is required in so highly developed a country as the United States It would be necessary, therefore either to fix a time limit so remote as to have little practical meaning or to fix one which might well prove inadequate and would certainly ful to give the industry that feeling of security for the future which is one of the most important results of a policy of protection We feel therefore that the scheme of a time limit is not really practicable and that the difficulties which it was designed to obviate must be faced in some other way. We think that the only method by which the State can satisfactorily maintain its control over protected industries is that the Tauff Board should be charged with the duty of watching the effect of the protective duties imposed and making from time to time such recommendations as it may think fit We do not think it is possible to lay on the Board the duty of report ing in regard to each industry after any definite stated period. But on the other hand it is important that the direction to watch the effect of the duties should not be expressed too generally for in that case we do not anticipate that any practical result would ensue We recommend therefore that the Tariff Board should be directed to review periodically the protection given to industries the period of review being left to the discretion of the Board but that it should be understood clearly that the review when made should take the form of a definite enquiry into the condition of the industry and the desirability of continuing the duty at the existing rate

118 These recommendations apply primarily to industries which are thriving under protection. It is possible however that some industries to which protection has been extended will not fulfit the expectations on which protection was granted. The Tariff Board should be charged with the task of investigating the conditions of such industries and if estisfied that protection has not succeeded and that there is no probability of its succeeding, it should recommend the withdrawal of protection.

119 We have already explained that we contemplate a tariff cons sting partly of revenue and partly of Taxation of articles not protective duties, and we have now to requiring-protection consider whether any principles can be laid down for regulating the rates of taxation on articles to which protectionist considera tions do not apply. The mere fact of an article not requiring pro tection will not justify its being taxed without consideration of the effect of such taxation on other industries. We have recommended for instance that there should be as a rule no duties on raw materials Similar considerations apply to the case of semi manufactured articles which do not go straight into consumption but are used in the process of manufacture of any industry in India. Any taxation imposed on such articles reacts on the industries which use them and consequently will either injure those industries or will neces sitate the imposition of some compensatory duty. We have already referred to a conspicuous example of such a case in the duty on cotton yarn From the protectionist point of view it is clearly desirable that articles of this nature should be admitted at the lowest possible rate of taxation and if the revenue necessities of the Government force it to contemplate the imposition of taxation on any such article at should not be imposed until the Tariff Board has been consulted and has given its view as to the desirability of taxa tion from the protectionist point of view

120 When protectionist considerations do not arise we see no reason why the Government should not impose revenue taxes in accordance with the recognised principles which govern such tration. When a large revenue is required it is generally fruid that taxation has to be imposed on articles of almost unversal consumption which may be classed as necessaries but in general the necessaries of life should be taxed as lightly as possible. High duttes may reasonably be levied on luxuries provided evre is tallen that the duties are not pitched so high as to pass the point of maximum productivity.

121 When the system which we contemplate is in working older one. "Machine windshe considers that it has been on interes in the complete exhibition in the complete exhibition in machine the complete exhibition in machine the complete exhibition in machine the family Board and produced in the system that the system of the system that the system of the

68 CHAPTER VIII

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119 We have already explained that we contemplate a tariff consisting partly of revenue and partly of Taxation of art cles not protective duties, and we have now to requiring protection consider whether any principles can be laid down for regulating the rates of taxation on articles to which protectionist considera tions do not apply The mere fact of an article not requiring pro tection will not justify its being taxed without consideration of the effect of such taxation on other industries. We have recommended for instance that there should be as a rule no duties on raw materials Similar considerations apply to the case of semi manufactured articles which do not go straight into consumption but are used in the process of manufacture of any industry in India Any taxation imposed on such articles reacts on the industries which use them, and consequently will either injure those industries or will neces situte the imposition of some compensatory duty. We have already referred to a conspicuous example of such a case in the duty on cotton varn From the protectionist point of view it is clearly desirable that articles of this nature should be admitted at the lowest possible rate of taxation and if the revenue necessities of the Government force it to contemplate the imposition of taxation on any such article, it should not be imposed until the Tariff Board his been consulted and has given its view as to the desirability of taxa tion from the protectionist point of view

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121 When the s stem which we contemplate is in working order Treatment of industries in the state of the stat

be regulated solely in accordance with the financial needs of the flowerment. We recognise however that there will be a transi tion period while the Trioli Bened is mading its initial enduries It might happen that in this interval the Government wished on to come grounds to diminish a duty which the industry concerned might claim was exercism, a protective effect. Should such a case arise we have no doubt that the industry would not lick snokesmen who would request the postponement of the alteration of the duty until the lauft Board had reported on the amount of protection if any required and we might that in considering any such eigh the general principles of our recommendations should be borne in mind It might also happen that some imperant industry needed immediate assistance before the Tariff Bonid had come into existence. In such a case we should not expect Government to feel itself debarred from considering the claims of the industry, and, if satisfied, recommending to the Lagislature the grant of the necessary help, pending fuller investigation by the Toriff Board

CHAPTER VIII.

Supplementary Measures.

122 We have given our reasons for advocating a policy of pro A more industrial bias in tection in India and te have outlined the primity education minerales in accordance. policy should be applied But it is clear that the mere imposition of protective duties however scientifically contrived, will not by itself produce that full industrial development which we desire The Indian Industrial Commission pointed out that " a factor which has tended in the past to delay the progress of Indian industrial development has been the ignorance and conservatism of the un educated workmen", and we wish to lay stress upon the indisputable truth of the statement. The quality of Indian labour can only be raised by an improvement in the education of the labourer, which will lead to a higher standard of intelligence and a higher standard of living. We feel that the type of primary education it present given in India is not always suitable to the development of a more efficient industrial population. We would suggest that the primary school curriculum should include some form of manual training and that the educational system should be devoted far more than at present to the awakening of an interest in mechanical pursuits. If a more practical and industrial turn can be given to primary edu cation the difficulty to which we have already referred in regard to the supply of industrial labour would be likely to diminish difficulty as we have explained consists not in any real paucity of supply but in the conservatism of the agricultural classes and their reluctance to seize the opportunities for more profitable employment which are open to them A greater familiarity with mechanical pur suits induced by early training would go far to remove these pre audices

123 It is not only in the lower ranks of labour that an improve ment in quality is necessary Too long has India been dependent in the more skilled branches of industry on imported labour, and nothing is more likely to cheapen the cost of production in Indian industries

than the replacement of imported skilled labour by equilly effected Indian limids. We are these that this may be a matter of some time and difficulty though in the cotton industry the process has already advanced considerably. It has been suggested to us that in order to expedite the process the Government should make it to him of the process. The Government should make it to him of the process in India to give facilities for the him of training at India in apprentices. We feel however, that the training a pain under such sort most computation would be of little value and we believe that economic forces by themselves are rapidly producing the results which some would endeavour to scure by le islatin. In just delicate in India is now so day that industrial conceins are driven by regard to their own interests to endeavour it is not laboured in to tale its plue.

124 There is one direction however in which we consider that Government could with adapting tale action. We think that whenever mip it int. Covernment could with a first outside India. In ... It is conditions of the tender should be that the firms should it required exists of the tender should be that the firms should it required exists of the tender should be that training to Indian approximation for India in olders is so great that in practice we believe fix firms would decline to accept such a condition and consequently the adoption of the policy would entail no approximate extra expenditure on the State. We observe that a resolution in this sense was moved in the Legislative Assembly 13 Sin Vithaldas Thielersey on the 23rd September 1921 and was treated sympathetically by the Government.

1.25 We have referred t the necessity of meacaning the supply in reased mebit of a sut ill labour and have suggested that better methods of education might tend to supplies of labour might be made more mobile by some system of or ganisation. The ten industry already takes special steps to secure for itself the labour it requires and we think it is possible that other midistries might with advantage to themselves develop some similar system.

126 There is unother subject and one of a more contentious The railway rates policy nature which has an important bearing on and its effect on Indian the success of the policy of protection which industries we advocate. It has frequently been urged that the system on which railway rates are fixed is injurious to the interests of industries. It is not inconceivable that a policy

of protection to industries might to some extent be millified by injudicious railway ration, or it might be found that in consequence of such rates the tariff protection required by an industry, and consequently the penulty on the general public, was higher than it otherwise would be. The Indian Industrial Commission received much evidence in regard to the alleged handicap imposed on Indian industries by the railway rates policy, and devoted a chapter of its report to considering this question. Similar evidence was given before the Railway Committee which sat last year, and we have received complaints from persons interested in industries in many parts of the country to the effect that the system of railway rates operates to the disadvantage of Indian industry.

127. Broadly speaking the charge is that the rates are so framed as to encourage traffic to and from the ports at the expense of internal traffic. This means an encouragement to the export of raw materials and to the import of foreign manufactures to the detriment of Indian industries, which often have to pay what are described as unfair rates both on their raw materials transported from other parts of India and on their manufactured articles despatched to the various markets. We had the advantage of discussing the existing policy of railway rates with a member of the Railway Board supported by representatives of the East Indian and the North Western Rulways. We were shown that in more than one instance the rates mentioned to us by witnesses were incorrect, and that the facts did not support the allegations made The official view of the matter is that the complaints are largely unfounded and that the railway companies are fully alive to the importance of encouraging Indian industries. In support of this view we were referred to a circular issued by the Railway Board to all railway companies on the 18th May 1915 In this circular it was nointed out that the establishment of industries cannot fail directly or indirectly to increase the business of the railways, and that the administrations of railways have it in their power to do much for the encouragement of new industries by the quotation of favourable rates for the carriage of the raw materials and of the finished products, and the railway companies were asked to coperate in maling a special endeavour to do all that was possible for the encouragement of indigenous industries The principles laid down in this circular are beyond dispute. The recommendation made is one which we entirely approve. But we feel bound to point out that this circular was issued in 1915, that the Industrial Commission reporting in 1918 drew attention to complaints indicating conditions quite inconsistent with the policy enumerated in the circular that the Railway Committee in 1921 received similar complaints and that exactly the same complaints were made before us in 1922. We cannot believe that these complaints are entirely without foundation. In spite therefore of the sympathetic attitude of the Railway Board and in spite of the fact that this question has already been dealt with be two important Commissions within the last four jeans we think it necessive to refer to the matter briefly in the hope of cumplissiving points which appear to be accepted generally in theory, but do not always seem to be translated into practice.

128 We cannot do better than state our general agreement
Principles which should
governthe poly of railway
rates
Commission on this question and in
particular endorse the following of its

(1) "The governing principle which we think, should be followed in railway rating so fai as it affects indus tries, is that internal traffic should be rated as nearly as possible on an equality with traffic of the same class and over similar distrinces to and from the ports"

The Industrial Commission pointed out that this principle must of course admit of numerous exceptions but they pressed for its acceptance as far as possible in the case of raw materials conveyed to or manufactured materials conveyed from Indian manu featuring centres. We agree with them in thinking that the accept ance of the principle would remove most of the existing complaints and would tend to have a beneficial effect on Indian industries We specially endorse the recommendation that machinery and stores destined for industrial use in India should be transported at the low-six rate possible.

(2) "We think that railways should accept the principle which is followed in some other parts of the world, that a con signment travelling over more than one line should be charged a single sum based on the total distance"

If such a policy is feasible, we think that it would tend to remedy some of the existing disabilities under which internal traffic suffers But we cannot ignore the fact to which the Industrial Commission also drew attention that extra cost is incurred by the line which handles traffic over only a short distance, and we are not in a position to say whether the solution suggested by the Industrial Commission of granting suitable allowances to the less favoured line when dividing the total payments between the railways concerned would involve serious practical difficulties

(3) We recognise with the Industrial Commission the danger of a poles of individual concessions to industries and of treating railway rates as an indirect method of subsidy by the State But we think that within the limitations laid down by the Industrial Commission it is not unreasonable that special rates should be granted for a term of years to new industries, and even to others if they can make out a proper case for special treatment. We do not contemplate that the investigation of such claims to favourable consideration should be part of the duties of the Tariff Board.

129 We notice that the Railway Committee have made a proposal which if accepted may go far to remove the ensuing complaints. They propose that a rates tribunal should be set up which should have the power to give a fur judgment as between the trader and the railways. This would remove the complaint that is sometimes made, that hitherto the tradet has had to appeal to the railway against its own decision. We think that if the first recommendation of the Industrial Commission cited in the preceding paragraph is accepted, and the rates tribunal is established to adjudicate in any cases of special complaint, the whole system of railway rates will be placed on a much sounder foundation, and there will be little fear that the rail way policy will adversely affect the development which the tariff policy is intended to achieve

130 We received not a little evidence of the madequacy of the Improfessent to railway furthers at piesent provided by the railway companies. This however is a fact in the existing transportation system of India which is well recognised, is due to well known curses and is in process of being remedied as rapidly as money can be provided. We hope therefore that the development of our policy will not long be impeded by the present deficiencies of the railways of India.

131 Somewhat parallel to the complaints which we have recoved
the research about coastal shipping rates. The causes
about coastal shipping rates. The causes
about coastal shipping rates. The causes
at different, but the results are stated to be the same, namely,
that Indian goods are handreapped in transmission in comparison

with goods from foreign countries. Rates have been quoted to we showing a great disparity between the charges on goods shipped from one Indian port to another and those on goods convered between Indian and foreign countries. Such disparities most than neutralise the natural protection which an industry might expect to receive in its own country by reason of the diviante of foreign manufacturing centres. The cause of the high rates in the Indian constal trade can according to their critics be summed up in the one word monopoly. It is suggested that the existing monopoly can best be met by the development of an Indian inercantil milital No. in cannotian with its resolution in red. In Six in cannotian with its resolution in red. It is supposed the necessity of a thorough enquiry into the measures needed for the encourage ment of an Indian mercantile marine it is unnecessary for its to do more than express our belief that a successful issue to this policy should have a favourable effect on coastal freight rates and assist industrial development.

132 There is however one special feature of the existing system to which we think it necessary to draw attention. The system of shipping rebates attention. The system of shipping rebates is one of the strongest buttresses of monopoly. It is clear that an arrangement whereby a certain percentage of the freight paid is returnable to the shipper at the end of twelve months provided no cargo is shipped by any outside line is a powerful weapon for maintaining a shipping monopoly. Other countries have recently legislated against this system and we think that the Government of India should make a thorough enquiry into the desirability of initiating smallar legislation in India.

133 We have discussed the possibility of protection being meutralised owing to the existence of unitariant methods are always as shipping rates. But there is railway or shipping rates. But there is railway or shipping rates as the three is designed for an industry may be diminished or cancelled. Dumping has been for many years a subject of complaint among manufacturers who considered that they were subject, by such methods as the word is generally understood to tunicy, to the unitair competition of foreign industries. But it was not until the consideration of economic problems after the war was taken up that dumping began to loom large in the public mind in most countries as a serious national danger. No one could foresee the nature of the economic

competition after the war and there was a general feeling of nervousness in case enemy countries in particular adopted this method for reintroducing their industries into the markets of the world. The actual course of events has not accorded with the apprehensions intertained, while the issue of the war war still undeeded, by the Governments which took part in the Paris Economic Conference. But the ideas at that time engendered gave an impulse to the common sentiment, and resulted in a large number of measures designed to prevent dumping.

Definition of dumping is a word which in common pailance is frequently used to cover any kind of severe as well as unfair competition. But the practical definition of the term which emerges from a general study of the legislation directed against it is the sale of imported merchandise at an F O B price lower than the prevailing market or wholesale price in the country of production. In other words, the dumper sells to the foreign consumer at a lower rate than to the domestic consumer.

135 It is necessary to see how such a condition arises and why it should pay the foreign manufacturer to Tis causes supply the consumers of other countries on favourable terms. The most ordinary way in which dumping may arise is as the result of over production, a sudden fall in demand leaving a surplus stock to be disposed of Instead of reducing output too drastically it may pay manufacturers to continue producing quantities somewhat in excess of the real demand, and to get rid of the surplus at almost any price they can obtain In this way a country may find itself supplied with dumped goods owing to what may be described as accidental over production. But it is possible that this process may become more systematic. In a country in which the home manufacturers have in consequence of a tariff a monopoly of the home market, and can thus keep up prices there. and in an industry which benefits by mass production, it may pay the manufacturers to produce much larger quantities than can be consumed in the home market, provided the surplus can be dis posed of at a price which covers the bare cost of manufacture such cases there may be a systematic process of selling goods abroad at a price below that at which they are habitually sold at home I'mally there may be exceptional cases in which an industry deliberately supplies goods at a loss with a view to extinguishing a foreign industry and thereby securing a monopoly of the foreign market in the expectation that it will recoun its losses by enhanced prices when its tix its have been driven out of existence

136 It remains to consider the effect of dumping on the country which receives the dumped goods It is Its offects cly lous in the first place that, provided the country receiving the goods neither munufactures nor wishes to manufacture & ods of a similar land at accesses no injury, but a cleu gam from getting goods at particularly low rates. The minry that dumping may do is only to the industries of the country into which the goods are lumied If the dumping is purely casual arrang from some temporary miscalculation of production in another country the injury done to industries is also temporary and casual and is probably not of sufficient significance to demand special protective measures. If the dumping on the other hand is of a more systematic mature the injury done to the home industries is lifely to be made serious. It produces a feeling of insecurits, and the dumping is deliberately designed to destroy an industry in order to secure a subsequent monopoly at would be clearly incumbent

on the State to take measures to mevent the success of such a policy 137 Dumping being defined with reference to the price of the goods in a foreign market it is naturally a Difficulty of proving the existence of dumping matter of considerable difficulty to prove in any particular case that dumping is taking place, and it is not easy to say whether it the present moment any dumping into India is in progress. The Lat i Iron and Steel Company Lamited gave us some figures purporting to show that Linglish steel was boing sold below the cost of production. The paper industry also complained that English and Germun piper was being dumped in In his and there have been allegations that some metal and a land. which indicates dumning

be said that dumping has L obvious that proof will always be hard to obtain Corroboration of these statements can only be obtained from reliable agents in foreign countries and the expense of maintaining such agents in more than a few countries would be very considerable. We understand that the Canadian anti-dumping legislation has been worked with fair success because it is comparatively easy for Canada to obtain reliable information regarding prices in the United States, which is the main source of her imports But in countries less favourably situated the collection of information would be more difficult.

138 The legislation in Canada was the prototype of most of the early legislation against dumping Legislation in otl er outlines are as follows Action is restricted to the case of articles of a class or kind made or produced in Canada The question whether goods are dumped is decided by comparing the price at which they are sold for export with the fair market value of the same goods when sold for home consumption in the country whence they are exported If the export price is less than the fair market value in the exporting country a special additional guty is levied on them on import into Canada equal to the difference between the two prices The Act passed by the United States in 1921 differs from the Canadian Act mainly in the fact that no action is taken until the Secretary of the Treasury after such investigation as he deems necessary records a finding to the effect that in the first place the importation of a certain kind of foreign goods is injuring or is likely to injure in industry in the United States or is preventing any industry from being established, and in the second place that such goods are being or are likely to be sold 11 the United States at less than their fair value. The British Safe guarding of Industries Act is in one respect similar to the United States Act in that the application of the dumping duty is not as in Canada automatic but is preceded by an enquiry. The enquiry in the United Kingdom however is of a more cleaborate nature than that in the United States

139 In view of the comparatively few cases in which dumping suggested levisities in India has been alleged we do not think for India in the expedient to recommend the enactment of a measure arguinst dumping such as that in force in Canada which I as general and immediate effect. At the same time the possibility that action may be required cannot be ignored more especially in view of the fact that the recent anti-dumping legislation passed in so many countries will tend to concentrat such dumping as may tally place on those countries which have not protected themselves. We therefore recommend that the Govern ment should consider the desirability of introducing a measure more on the lines of that passed in the United States whereby power should be tallen to impose a dumping dut when after enquiry by the Taniff B and it has been established that dumping is talling place and that it is inquiring or is likely to inquire an Indian industry. The Customs Tariff (It but the Pres reation) bet 1921 passed 14.

provision which we think would be generally suitable to Indian conditions Section 1 (1) and (2) of the Act runs as follows —

- 'If the Minister is satisfied after enquiry and report by the Tariff Board, that goods exported to Australia, which are of a class or kind produced or manufactured in Australia have been or are being sold to an importer in Australia at an export price which is less than the fair market value of the goods at the time of shipment and that detriment may thereby result to an Australian industry the Minister may publish a notice in the Gazette specifying the goods as to which he is so satisfied."
- "Upon the publication of the notice there shall be charged, collected and prid to the use of the King for the purposes of the Commonwealth, on those goods imported into Austrulia a special duty (in this section referred to as 'the dumping duty')"

It will of course be understood that the enquiry by the Tariff Board must be conducted with all possible expedition, so that if dumping exists the period during which the industry suffers may be reduced to a minimum

140 A kindred problem which has been agitating the public mind recently is the possibility and the which the exchange is the goods of a country whose exchange is

the goods of a country whose exchange is seriously depreciated. Provisions to deal with this danger are included in the British Safegurating of Industries Act and in the Australian Act to which reference has just been made. We realise that a depreciated exchange may give rise to serious temporary disturbines of the normal course of competition. But this situation is likely to be temporary only. When the exchange of a country has stabilised itself even at a very low figure the necessary internal adjustment of prices will take place, and after a period the low rate of exchange will case to be of any advantage to the country in its export tride. Here again we do not wish to recommend that any action should be taken without full enquiry by the Tariff Beard We consider that it would be advisable to include in the anti-dumping legislation-already recommended a clause which will give power to the Government to take action, if after enquiry such action necess

to be necessary The provision of the Australian Act runs as follows -

"If the Minister is catisfied, after enquiry and report by the Tariff Board, that the exchange value of the currency of the country of origin or export of im y, ods. In depreciated, and that by reason of such depreciation goods have been or are being sold to an importer in Australia at prices which will be detrimental to an Australia industry, the Minister may publish a notice in the Gazette specifying the country as to the exchange value of the currency of which he is so satisfied, and the goods originated in oi exported from that country to which in his opinion the provisions of this section should apply."

A clause of this nature should prove an ample safeguard for any dangers that may be anticipated from exports from a country with a depreciated exchange

141 If action is to be taken to protect Indian industries against Countervaling duties against the action of individuals in foreign counterport bountes tries resulting in dumping, or against such general conditions as arise inevitably from a temporarily depreciated exchange it is clear that protection should equally be afforded against any deliberate action of a foreign State tending to stimulate its exports at the expense of any Indian industry this branch of the subject is already covered by Act XIV of 1899 which was passed in order to deal with the export bounties on sugar The Act is worded generally and provides that where any country pays directly or indirectly any bounty upon export the (rovernor General in Council may by notification in the Gazette of India impose an additional duty on importation into India equal to the net amount of such bounty This provision appears to give all the security that is required to counteract any system of export bounties and provides an opportunity for any industry which feels that it is being handicapped by such export bounties to approach the Government of India with a view to the imposition of counter vailing duties

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CHAPTER IX.

The Principles of Excise Duties.

The triation of locally produced goods is a factor which are to decease duties amust be taken into account in any scheme and the commodities on of protection, because such taxation may much they are levied to protective effect of immost duties. We proceed therefore to examine the economic principles which may be held to justify the imposition of excise duties, and the limitations which ordinarily apply to this form of taxation

143 Excise duties or excises as they are sometimes called may he defined as taxes levied on commodities produced within the country and destined for local consumption. Under modern con ditions they are usually levied on commodities in the hands of the produces or wholesale trader, a drawback being allowed if the goods are subsequently exported Many English writers in the 17th century advocated a wide extension of this form of taxation, but it roved unpopular in practice, and the tendency of modern legislation in the United Kingdom has been to throw the largest possible burden of excise trivation on alcoholic drinks and to exempt, as far apossible, other articles. In most civilised countries alcohol au l tobacco have been selected as suitable objects for excise duties mainly because they are luxuries of general consumption and consequently yield a large return to the exchequer, and partly because restrictions on the consumption of these commodities are generally remarded as or neficial or at least not harmful In the British colonies and the United States of America (except during the periods of the civil war and the war with Spain in 1898) excise taxation has generally been confined to these articles But on the confinent of Europe many countries have applied the excise system to other commodities, such as sugar and salt, while France employs not only a comparatively wide range of excise duties, but also a system of State monopolies under which the whole profits from the manufacture of excisable articles, such as tobacco and matches, are secured to the State In Egypt after the establishment of two cotton mills in

1901 the Government subjected their product to a consumption tax of 8 per cent as compensation for the loss of customs revenue In Japan cotton cloth is subject to a consumption tax, which com prises both an excise duty on home production and a surcharge on the customs duty on the imported article. A relate is allowed if the cloth is exported Japan also levies a consumption tax on kerosene and an excise duty on sugar. In India excise duties have long been levied on alcohol onium and hemp drugs, and the accented nolicy is to keen the rates at a level which will produce the maximum of revenue with the minimum of consumption. An excise duty (at present Rs 14 per maund) is also levied on salt, about half the local outturn being manufactured by Government , from 1917 a date of 6 annas a gallon has been levied on motor spirit, and in the (unient year a duty of one anna per gallon has been imposed on kerosene. A history of the excise duty on cotton goods is given in the next chapter

144 The circumstances of India differ from those of most European countries, where alcohol is an Incidence of excise duties article of general consumption and there fore affords a means of obtaining from the masses a large contribution to the public purse. In this country the regular consumption is limited to certain classes which form a comparatively small minority. and the mass of the people are more nearly affected by the excises on salt, cloth and kerosene A further difference lies in the fact that in Europe the excised articles are generally produced mainly within the country and their price is therefore determined by the cost of home production Competing articles imported from abroad are usually subjected to a customs duty countervailing the excise Consequently, the whole of the tax usually tends to full on the cou sumer, and it is generally regarded as purely a consumption tax. In India, although about two thirds of the cotton cloth consumed is locally produced, the imports are the main factor determining prices This fact has been clearly brought out by Mr A C Coubrough m the tables and graphs appended to his "Notes on Indian Piece Goods Trade " In the case of this commodity therefore the excise duty falls on the producer who is, however, able to meet it from the enhanced price that he obtains for his goods owing to the duty on imported cloth. In the case of kerosene also where the recently imposed excise duty has been countervailed by a corresponding enbancement of the import duty, it is probable that the excise duty will fall mainly on the product, or in other words that the 84 CHAPTER 11

consumer will not have to pay the excise in addition to the enhanced import duty

145 Theoretically, the imposition of equal excise and importion theoretically, the imposition of equal excise and imporduties is a sound method of indirect taxable in cases where the home industry does not

require protection It raises prices by a lower amount than a single duty of either kind calculated to bring in the same revenue and & therefore fulfils the condition laid down by Adam Smith that " every tax ought to be so contrived as to take out and keep out of the pockets of the people as little as possible over and above what it brings to the public treasury of the State" To take a practical illustrationsuppose it is necessary to obtain a revenue of a crore of rupees from an article of which the imports are worth 10 crores and the local production is of the same aggregate value. Assuming that the local and the imported articles are of identical qualities and that the demand is inclustic the sum required could be obtained from an import duty of 5 per cent combined with an excise of the same amount, while the rise in price would be in the neighbourhood of this figure If resort were bid to an import or an excise duty alone this duty would have to be at least as high as 10 per cent and probably higher, because it would alter the ratio of imports to local production Leaving this latter result out of account the rise in price would be at least double the rise in the former case. The consumers would thus have to pay an extra 2 crores in order to secure 1 crore to the Government while the producers (local in the case of an import duty and foreign in the case of an excise) would pocket the other erore

146 Many of the witnesses have shown a disinclination to look at the question from this economic point Conditions in England make a cotton exces in appropriate. of view, owing mainly to the general presudice against the cotion excise duty. with which we shall deal in the next chapter These witnesses point to the fact that during the war when the British Government was in sore straits for money it did not impose any new excise duties, and they ask how an excess duty on cotton cloth can be sustified in India when no such duty is levied in England Such arguments from analogy must be viewed with caution when the circumstances of the two countries are so different. We have pointed out above that the British Treasury is able to tax the general population by means of heavy excise duties on alcohol and that this excise does not have the same wide incidence in India. We have also pointed out in paragraph 60 that industrial conditions n England differ

radically from those in India The difference is marked in the case of cotton cloth of which India consumes more than she produces. while in England it forms a vital part of the export trade Since she adopted the policy of free trade the United Kingdom has imposed no import duty on cloth and consequently there has been no question of an excise. When the cotton industry emoyed protection in the 18th and early 19th centuries, an excise duty was not considered inappropriate. In fact excise duties on cotton cloth were actually levied in England for nearly half a century, viz., from the year 1784 till 1831 As free trade ideas gathered strength, these duties were swept away with the import duties, and, as the industrial organization of Great Britain developed on modern lines. the Treasury learnt to rely more on direct taxation as causing less disturbance to that organization In India on the other hand, as we have shown in Chapter V, there is not much scope for further direct taxation, and the Government has to obtain a considerable portion of its revenue from indirect sources. For the above reasons we do not consider that the example of the United Kingdom in any way conflicts with the view that we have taken in the preceding paragraph as to the economic orthodoxy of excise duties

147 There are, however, practical limitations which should be The limitations of excise borne in mind in considering any possible duties extension of the lange of excise duties Such duties are unsuitable to small or scattered industries, as collection in such cases is unduly costly and apt to be exactions. Moreover, the dutry, which from the economic point of view may be regarded as an addition to the cost of production, is likely to press live herefore, excises should be confined to industries which are concentrated either in large factories or in small areas affording facilities for supervision and collection.

148 This limitation does not apply to commodities which are regarded as injurious to the individual or dangerous to society. In such cases an excise duty is a useful means of reducing consumption, and when the commodities are luxuries such as alcoholic drinks on which high rates of duty can be levied, they are a specially suitable subject for triation. Apait from this social or moral object existe duties should be imposed solely for revenue purposes Customs duties are frequently used to change the movement of economic life with a view to lundifus the internal producer, but exceed the slident link this affect and, unless fully countervalled

by import duties are more likely to benefit the producers in other

149 In order to produce sufficient revenue to justify its impost on an excess duty must ordinarily fall on a commodity of general consumption and this indicates another limitation, which is specially applicable to India, in that most commodities of general consumption are of the nature of necessaries rather than luxuries. Taxing the necessivers of the poor is an unpopular measure in every country, and the existing salt tax his been frequently assailed on this ground, although its incidence amounts to barely 3 annas per annum per field of population. Dogmas are of little use in deciding a practical problem of this kind. On the one hand the needs of the public treasury are pressung, on the other the taxable capacity of the masses is obviously limited; adjusting the balance is a task for the statesmarrather than the economist, and we can only suggest a general caveat that exists duties should not press too heavily on the poorer classes.

150 We have already pointed out that excise duties may be regarded as an addition to the cost of pre-

duction, and, unless they are countervailed by corresponding import duties, they may injure the domestic pro ducer in two directions If he is in a position to make the consumer pay this extra cost by increasing the price of the goods, the demand for the goods is liable to be reduced. This result would decrease the yield of the tax and set a natural limit to the rate at which it could profitably be imposed. The contingency is not therefore likely to escape the attention of the Government If, on the other hand, the producer is unable to get a higher price from the consumer, the tax will operate directly to reduce the former's profits, and may do serious injury to an industry that requires protection. We would therefore lay it down as a general principle that an excise duty should not be allowed to trench on the degree of protection required for any industry When that degree has been determined by competent authority, any further taxation that it may be deemed necessary to impose on the commodities concerned should be so adjusted as to leave the required protection undisturbed. An excise duty by itself would tend to render the protection madequate, a simple addition to the import duty would impose an unnecessarily heavy burden on the consumer, whereas, as shown in the illustration given above, a combination of the two would bring the greatest return to the treasury with the smallest cost to the taxpayer, Assuming, therefore, that the case fulfils all the other conditions

that we have indicated in this chapter as limiting the imposition of excise duties, we consider that in such a case the extra taxation required may suitably take the form of an excise duty plus an additional import duty. It does not follow that the two should be levied at the same rate The latter duty should never be lower than the former, but might in some cases be higher Equality is appropriate when the locally manufactured goods are of precisely the same quality as the imported article. But it frequently happens that the local goods are of different and partly inferior grades some of which may compete with the imported article as substitutes only, just as margarine and cooking fat compete with butter A high duty on an article increases the demand for its substitutes and so tends to raise their price, but not necessarily by the full amount of the duty In cases, therefore, where the local product is wholly or partly inferior. the additional import duty should be higher than the excise duty In some cases also the regulations of the excise department may involve the producer in loss and hindrance, which the importer escapes owing to the simpler procedure of the customs department This distinction has been recognised in the United Kingdom by pitching the import duties on beer, spirits and playing cards at a slightly higher level than the excise duties

151 The limitations suggested above may be briefly summarised Summary of conclusions as follows —

- Fxeise duties should ordinarily be confined to industries which are concentrated in large factories or small areas
- (2) They may properly be imposed for the purpose of checking the consumption of injurious articles and especially on luxuries coming under this category.
- Otherwise they should be imposed for revenue purpos s only
- (4) While permissible on commodities of general consumpt on they should not press too heavily on the poorer classes
- (5) When an industiv requires protection any further neces sary fixation on its products may if the other conditions are fulfilled take the form of an excise dust plus an additional import duty. The latter should fully counternal the former and may be pitched at a higher rate.

88 CHAPTER X

CHAPTER X.

The Indian Cotton Excise

152 The general principles of exerce duties have been discuss of the content for 1 states and the previous chapter. But the Induction the first have conton goods raises issues which cannot be decided solely on economic grounds. This tax has first domination being used for purposes of economic domination. The practical gravance of a fully countervaling duty has within the last few very dispersed but there remains a gravance based on a sense of past injustice and for a proper understanding of the subject and the feelings it inspires historical rather than economic treatment is necessary.

153 In tracing the origin of this unfortunate controversy, wa must go back beyond the year when the The controversy of 18"5-6 cotton excise was actually imposed, and start with the period when the great I anoushire cotton trade first found itself in open conflict with what the Government of India and the educated classes believed to be the true interests of India The growth of the Indian cotton mills was viewed with plarm by the I ancashire industry which had for many years commanded the important Indian mail et In January 1874 the Manchester Chamber of Commerce addressed a memorial to the Secretary of State protesting that in consequence of the Indian cotton duties a protected trade was springing up in British India to the dis advantage of both India and Great Britain , and in July 1875 the Secretary of State urged the Government of India to remove, at as early a period as the state of the finances permitted "this subject of contention " In the meantime however, a crisis had been precipitated by the action of the Government of India in dealing with the report of the Tariff Committee, which had submitted its recom mendations at the beginning of 1875 At this time the general rate of import duty was 74 per cent the duty on cotton piece goods was 5 per cent and on vun "I per cent The Government of India, finding themselves in a position to reduce taxation lowered the

general rate from 74 to 5 per cent, but left the duties on cotton goods untouched This action was taken without previous reference to the Home Government The decision not to utilise any of the sui plus in the reduction of the cotton duties was exceedingly unwelcome to the authorities in England In a despatch dated the 11th November 1875 the Secretary of State resterated his views on the subject of the cotton duties, and directed that provision should be made for their removal within a fixed term of years The Government of India, replying on the 25th February 1876. explained once more their point of view, and strongly deprecated the imposition of any new tax in order to facilitate the abolition of the cotton duties The Secretary of State, in his despatch of the 31st May 1876, agreed that no fresh taxation should be imposed for the purpose of abolishing the cotton duties, but laid it down that the duties must be abolished altogether as soon as the finances permitted of further reduction of taxation, and enjoined that this measure should have priority over every other form of fiscal relief to the Indian tax pavers

154 An impartial perusal of the correspondence described aboto of the apprehens of the apprehens of the lancasi in trade for the own interests. In the first place, the origin of the apprehension interests of the Lancashire citation against the cotton duties was clearly the apprehension of the Lancashire

trade that their interests were being injuried. Had it not been for this appielension we should hardly have found the business men of Lineashire occupying themselves with what after all was mainly a matter of domestic concern to the Indian Government, and expressing their anxiety about the cost of the clothing of the population of India. In the memoral of the Minchester Chamber of Commerce dated the Jist January 1874 it was stated that the xix was found to be absolutely prohibitory to the trade in Jarn and cloth of the coarse and low pixed sorts, and that the Chamber were informed that it was proposed to import Egyptian and American raw cotton into India to manufacture finer yams and cloth. In a further, communication the Manchester Chamber of Commerce stated that "under the protection extended by the levying of duties on imports to the spinning and wearing of cotton yarn and goods in India, a large number of new mills are now being projected."

155 The second point that emerges is that the importance attachThe importance of the datice ed by the Lancashire manufacturers to
exargerated these duties was exaggerated This was

made clear more than once by the Secretary of State. In his despatch of the 15th July 1873, for mixture, he admitted the natural advantages of India in regard to the production of the coarser cotton fabrics, and anterpated that the supply of these would at no distant period, pass entirely into the hands of the Indian manufacture. In the presence of influences so powerful," he wrote in reference to the contonic advantages of India, the effect of the 5 per cent duty is probably insignificant." Again in the despatch of the 11th Kovember 1875 he said. The Indian industry is growing in strength by the help of resources which fixed legislation cannot affect. The abolition or reduction of the duty will not isquire it though passing apprehensions may be excited by such a measure

Lot But this view of the mislomener of the duty was not accepted by the minificturers either in Lugland or in India. "Limport time however which I think evaggerated," whote the beere trip of State has been attribed to it (the duty) by the cotton manufacturers both in Lugland and Bombay The former attribute to it the declining profits of their Indian trade and the latter are in their turn alarmed it the possible loss of what their rivals have tanglist them to believe is a material condition of their prosperity. And again, The gradual transfer of the Indian trade from the English to the Indian manufacturer, which appears likely to tale place, will be attended with much bitterness of feeling on the one side and with kern anxiety for the security of an unexpected success upon the other. The Lughsh manufacturer will press with increasing carnesiness for the abindominant of the duty to which he will impute his losses and in proportion to his prepared the Indian in undreturer will learn to value it.

157 The becretary of bratesthus regarded the duty not as any posterior than the control of the posterior than the posterior than the posterior than the control of England or to India but he was virilly conscious of the pointerd dangers to which the custome of the pointerd dangers to which the custome of the prolonged existence cannot fail to have serious effects. During the ageittion which will precede its abolition feelings of unimously on both sides will be aroused. It will be represented in India now even installed, as a direct conflict between Indian and English interests, in which Pailaments a being moved to prefer the littler. And again, "It places two manufacturing communities upon whose well being the pre-print of the Laupine (meet) dequard; in

a position not only of competition but of political hostility to each other? I ord Salesbury was but too true a prophet

158 When however the question had once been raised prom untly by the Lancashire manufacturers at D tes ttackel as an ou was difficult for the Secretary of State to do otherwise than condemn the duties Free trade was the accented policy of Great Britain. The duties were attacked on the ground that they were inconsistent with the policy of face trade. In the fit t of his despatches the Secretary of State remarked Parliament, wl en its attention is drawn to the matter, will not allow the only remnant of protection within the direct musdiction of the English Government to be a protective duty which so fin as it operates at all, is hostile to Inglish manufacturers " Int i he stitled that the duty on gencial principle was liable to objection as tending to operate as a protective duty in favour of a native manufacture. It is thus aconsistent with the policy which Parliament after very mature deliberation has sanctioned and which on that account it is not open to Her Majesty's Government to allow to be set aside without special cause in any part of the Empire under their direct control "

159 The point of view of the Government of India was thit effective competition between British and Views of the Government of Inla Indian goods was small, only 4 lakhs worth of imported good being in competition with Indian goods as nam st 77 lills worth which did not compete. In order therefore, that there might be no suspic on of a handicap on the Pritish manu ficturers in respect of this small portion of their goods the Govern ment of India were being asled to sacrifice a ling revenue which, as they said in our opinion confirmed by that of the Tauff Com mittee is open to no serious objection, which is levied without any difficulty and which is not felt by the people of India ' In their final despatch of the 25th February 1876 the Government of India pointed out that the Secretary of State had munky pressed upon them the desirability of removing the duty for political reasons ' It is apprehended that discussions will talle place in which the conflicting interests of Fingland and of India will be urged that Parlia ment will insist up in the repeal of the duties and that an irritation which would be avoided if the duties were dealt with at once may thus be created to the injury of both countries. We trust that this anticipation may not be realised but while we should much regret that any such feelings should be excited on the part of any portion of our fellow country men at home it is our duty to cons ler the subject with regard to the interests of India, we do not consider that the removal of the import duty upon cotton manufactures is consistent with those interests."

160 The last word rested with the Home Government and in Hears of Common passed a Hears of Common passed a Hears of Common passed a Hears of Common passed a flower of Common passed a flower of this House, the duties now level upon cotton manufactures imported into India being protective in their nature, are contrary to sound commercial policy, and ought to be repealed without delay so soon as the financial condution of India will permit."

161. In accordance with these directions the Government of India proceeded in 1878 and 1879 to exempt Frat steps in the repeal of the cotton duties from duty the coarser kinds of cotton goods so that imports of all those qualities which could at that time be manufactured in India were left free The financial situation however, was not favourable for the sacrifice of revenue which these measures entailed and they were strongly opposed both in India and in London Tioush action was taken by executive order under section 23 of the Sea Customs Act and not by legislation, the Vicerov was reduced to the unusual course of overruling the reportty of his Conneil four members of which recorded minutes of dissent. When the case came before the Secretary of State the It dia Council was equally divided seven members agreeing with the majority of the Governor General's Council and to secure approval of the Viceroy's action the Secretary of State had to use Lis easting vote

162 The exemptions granted in 1878 dealt a blow to the whole Complete repeal of the scheme of general import duties from whitch cotion dots it could not recover. It was found incon venient and anomalous to maintain duties on some cotton goods and not on others. The exemption of the coarcer goods thus gave an impulse to the exemption of all. The ineutrible goal already indicated by the Secretary of State was made still more numericable by a second resolution passed by the Mowre of Commons in April 1879, "that the Indian import duty on cotton goods bring unjust talke to the Indian consumer and the English producer, ought to be abolished, and this House accepts the recent reduction in these duties as a step towards their total abolition to which Her Majesty & Government are pledged." But it was clear

that if the cotton duties were to be repeiled completely, more than half the total customs revenue would disappear, and it was doubt full whether it would be possible to maintain a tariff when the chief article imported from abroad was excluded from its operation. The final step was taken in 1882. In that year not only were the remaining cotton duties repealed, but the whole of the general import duties were abandoned.

163 In 1894 the depreciation in the sterling value of the Reimprosition of customs rupee had produced a serious crisis in the Government finances, and it became neces sary to ruse considerable sums in fresh taxation. It was decided that the best method of securing the revenue required was to impose customs daties. But the same forces which had in 1878 impelled the Government of India to the repeal of these duties rendered the reversal of that policy in 1894 a matter of difficults and controversy. While the duties were reimposed at a general rate of 5 per cent the Secretary of State declined to allow any luty to be placed on cotton goods. The exclusion of cotton goods from the tariff aroused universal opposition from British and Indian interests in India. But this halting measure became law by the Tariff Act of 1894.

164 No one could regard this as a final decision particularly at a time when the Indian exchequer was in Reimpo it on of cotton a time when the Indian exchequer was dies accompanied by an urgent need of additional revenue excise ou Inda n varn. May 1894 the Secretary of State in a com prehensive despatch to the Government of India, defended the position which he had taken up with regard to the cotton duties. He stated that if cotton duties were to be imposed in India they must be deprived of any protective character. This could be done either by exempting from duty those classes of imported goods which competed with Indian manufactures, or by levying on Indian manufactures which competed with imported goods an excise duty. As it was clear that the Government of India would be faced with a deficit they sought to devise some scheme which would yield the necessary revenue without departing from the conditions laid down by the Secretary of State. The solution was found in an excise duty on such Indian mill manufactured varu as might be considered to come into competition with imported varu. It was considered that to tax the varn from which the Indian products were made was as effective a measure as to tax the actual cloth while an excise on vari mide it possible to differentiate by means of counts between the

goods which did and which did not compete, and to restrict the tax to the former The Government of India, therefore, recommended to the Scenetary of State that a duty of 5 per cent should be m posed on imported cotton piece goods and 31 per cent on imported cotton yarn, these being the rates that had been in force in 1870, and that an excise duty of 31 per cent should be imposed on Indian mill manufactured varu of counts above 24s. This limit was fixed in accordance with the conclusions arrived at by Sir James Westland the Pinance Member, in the course of a detailed enquiry into the degree of competition between British and Indian cotton goods held that all counts of 24s and under were beyond competition from England, and that the competition was confined to 6 per cent of the Indian manufactures The excise duty would fall only on this small portion of the Indian trade, and the necessary burden would thus be diminished to the smallest possible proportions The Secretary of State accepted the proposals with two modifications In the first place he stipulated that the import duty and the excise on yain should be at the rate of 5 per cent and not 31 per cent In the second place he stated that his information was that British goods competed with Indian goods in counts below 24s, and that the line should therefore be drawn not at 24s but at 20s Government of India, however, were to be given power to raise the limit of exemption if further enquiry proved that it had been placed too low The necessary legislation was carried through in December 1894

165 The new duties had been in force only for a short time when the series transferred from years to cleft a pixed by the Lancashine cotton industry. Though many of the arguments used by the British manifacturers to ree believed to be oreditiven it was decided that in some points they had right on their side. It was probably true that the exemption of the coarser Indian cotton goods from any taxtion created a difference in price between the coarser and the finer goods which tended to stimulate the demand for the former. It was further urged that the exist, which was a fav upon varie, was, when closely analysed lighter than the import duty, which, so far as the British trade was conceined, was in the main a tax on cloth. It was decided that, in order to meet these objections and to leave the Lincashine manificaturers without any ground for complaint, the Indian excess should be impossed on cloth and not on an As it was practicelly impossible to distinguish with any accurracy the

fineness of yain used in the production of cloth, it was necessary to abandon the former principle of exempting the goods which were believed not to compete with Lancishiie and to impose an excise duty on all grades of Indian mill made cloth The duty, however, was not applied to the product of the handloom, as it would have been clearly impossible to collect such an excise. The effect of placing the excise on cloth instead of an yarn was to subject to the duty a large amount of Indian cloth the taxation of which was really in no way called for by the principle of avoidance of protection. As some compensation for this hardship it was decided that the rate of the import duty and of the excise duty should be lowered from 5 per cent to 31 per cent At the same time the import duty and excise on parn were abolished. The proposals met with very strong eriticism in India, and the Government of India did not attempt to disguise the fact that the measure was not recommended by them on its own merits but was put forward in accordance with the decision of the Home Government. In spite of protests the measure wis passed in 1896, and the excise duty of 31 per cent on I idian mill made cotton cloth which was then imposed remail s in force to the present day

166 So fur as the Lancashne interests were concerned the long and troublesome controversy over the Indian cotton duties appear to have closed in complete triumph and it as possibly not recognised by the victors how deeply the action taken by the Home Govern ment we recented in India, not merely by he mill owners but by the general public. The lapse of time did not serve to heal the wound. On the contrary, the repeal of the cotton excise became an article of political faith among all shides of opinion in India. The strength of this feeling was shown by the resolution moved by the Hone's left (now Sir Maineckiece) Did tholyon in the Imperial Legisla two Council on the 9th March 1911 and the practical manning with which the non-official members demanded that the duty should be rebusined.

167 In 1916 the Government of India so far prevailed upon the mercesof the import daty inthest any increase of the mercesof the interface of the mercesof the unit interface of the continuous increase of the continuous increase of the continuous increase of the continuous increase of the questions of the Government of India that the import duties on cotton fabrics should be a run of that the exceed duty should for the present remain that the continuous increase of the continuo

CHAPTER X

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Majesty's Government that the excise duty would be abolished as soon as financial considerations permitted. But the Home Govern ment was not prepared in the middle of the war to revive old controversies by disturbing the equality of the import and excise duties Consequently though under the stress of war expenditure the general rate of the tariff was raised from 5 to 71 per cent, the cotton import and excise duties remained at the old rate of 31 per cent In the following year, however, when still further revenue had to be obtain ed, the British Government agreed to the proposal that the cotton duty should be raised while the excise duty remained at its old figure The cotton duty was accordingly raised to the general level of 7 per cent, the excise remaining untouched at 31 per cent the Government deficit was on an unprecedented scale. The general rate of duties was raised from 71 per cent to 11 per cent, and the duty on cotton goods was also raised to 11 per cent, the excise re maning as before at 31 per cent 168 It is clear that the situation was profoundly modified in

1917, and still more in 1921, when a diver Feeling in India gence which now amounts to 74 per cent, was permitted between the rate of import duty and the rate of excise The representatives of the Bombay Millowners Association as well as individual millowners in Bombay informed us that this margin afforded sufficient protection to most branches of the industry, and a similar view was expressed in the recent debate on the budget in the Legislative Assembly when it was decided to maintain the difference of 74 per cent in the current year. It might therefore have been expected that the changed conditions would have been reflected in a change in Indian views, and that the hostility to the excise duty, when it had ceased to be fully countervailing would have diminished. But we shall have written this chapter in vain if we have not made it clear that the Indian cotton excise duty cannot be dealt with purely on economic grounds The whole question is per meated with suspicion and resentment, and these feelings have been kept alive by the action taken by the representatives of the Lancashire cotton industry in 1917, in 1921 and again within the last few months, to try to secure through the Secretary of State a reversion to the system which their influence had for so many years imposed upon India While these representations are being made, while the political influence of an important industrial body in Great Britain is being directed to the restoration of a system which is

Leheved in India to be based on no higher grounds than the selfishness of business interests, it is impossible that this question should

receive impartial consideration. Some witnesses it is true have defended the duty on economic grounds in accordance with the principles stated in the preceding chapter, but the great majority, both Indian and European have demanded its abolition Prominent Bombay industrialists however like Sir Vithaldas Thackersey, Mr J A Wadin and Mr Manmohandas Ramji made it clear that their objection to the cotton excise duty was one of principle that they resented the manner in which it was imposed and the nurnose it was intended to serve. The general feeling was perhaps best crystallised by Mi Parshotamdas Thakurdas Churman of the Indian Merchants Chamber and Bureau who said that with the duty abolished India can begin with a clean slate and on that slate she can write what her own economic interests dictate. It is useless to ignore the part that sentiment plays in human affairs even in such material matters as trivation. Bacon drew attention to this characteristic in his essay on. The True Greatness of Kingdoms and Estates when he wrote that 'taxes levied by consent of the estate do abate men s courage less as it hath been seen notably in the excises of the Low Countries The charge against the cotton excise of India is primarily and essentially that it has not been levied by consert of the estate and the claim is that till that consent

is freely given the excise should not be levied

169 We recommend therefore that the existing cotton excise Act on recommended duty should in view of its past history and associations be unreservedly condemned. and that the Government of India should frankly express their desire to clean the slate. The best method of carrying out this process is a difficult tue tion to which we have given long and anxious consideration. The first essertial step appears to us to be that the British Government Lould us cance its intention of allow ing the Government f Indra to decide the question in agreement with the Indian Legislature This would be in accordance with the recom mendation of the Joint Select Committee on the Government of India Bill cited in Chapter I of this report If India had possessed in 1878 and in 1894 the measure of fiscal liberty which has now by it conceded to her the conti very which we have recorded could no have arisen for the cont st vas not between the Government of India and the Legi liture but letween the Government of In I a wife the whole country behind them and the Home Government 1 1 even when this point has been conceded the solution of the and will not be east. We recommend that the cotton excise duty because the Government. OWAPPER X

revenue of over 2 erores of rupces a year. We realise also that to abolish the excise duty while leaving the import duty at its existing level of 11 per cent might have the effect of contravening the principles of trivation which we have evolved in the preceding chapter, and of scerificing a source of revenue without affording to the misses of corresponding reduction in the cost of their clothing. These considerations should, we hold be put clearly before the Indian Legislature. We believe that both the Government and the country cut safely repose their confidence in its judgment and jatriotism and that when all the factors have been duly weighed and discussed, the Government and the Legislature will be able in agreement to decide whether the excise duty should be abolished forth with, or whether it should be continued for a time, and if so, on what conditions. Our confidence that such an agreement will be reached is strengthened by the history of this question, which shows that throughout the controversy the Government of India and Indian public opinion have been at one

170 The course of action we propose would have the effect of protiting the clean state which public opinion demands and would meet the claim that without the ' consent of the estate " freely guen the cotton excise duty should not be levied. When the slate has been wiped clean it will be for the Government and the Legislattre in agreement to decide what new writing if any, should be made upon it. The procedure which would enable this decision to be made would be as follows. The Tariff Board should be directed to examine at the earliest possible moment the claims of the Indian cotton mill industry to protection. This empire, f rule an indispensible basis for a decision as to the future treatment of the industry After consideration of the report of the Treif Board the Government and the Legislature will be in a position to decide what rate of protection if any is required by the industry. If the rate of duty thus determined is sufficient to meet the resenue necessities of the country, no question of an excise duty will arise. If on the other hand the Government hold that their revenue requirements make it obligatory to levy taxation on cotton cloth in excess of this amount it will be necessary for them to formulate proposals in accordance with the principles we have explained and to lay these proposals before the Legislature That body will then be in a position to decide the real point at issue, which will no longer be a matter between Bombay and Lanershire, but between the Indian producer and the Indian consumer.

171 In making our recommendations regarding the cotton excise Effect on the handloom industry of the abolition of the cotton excise

duty we have not overlooked the fact that at the present moment the duty operates to some extent as a protection to the hand-

loom industry. We fully realise the importance of the handloom industry, and we would welcome the grant of assistance to it. But there are many other ways besides the indirect method of an excise duty on mill goods, by which the handloom industry may be encouraged The organisation of co operative societies, which would enable the handloom weavers to buy their raw materials at a reasonable cost and in sufficient quantity and to dispose of their products at a reasonable price, would help the industry in our opinion far more than the continuance of the excise duty , and we cannot recommend that a duty of this nature should be maintained merely because of the indirect effect which it may have on the hand loom industry At the same time we feel that the abolition of the excise duty would make it a matter of special importance that the handloom industry should not be injured in any word thie way . and in this connection we recommend that the effect of the import duty recently imposed on cotton yarn should be scrutinised with the greatest care

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CHAPTER XI.

Export Duties.

172 Export duties have found a place in the Indian torill for the part of the

173 An export duty falls on a commodity which is destried fe-Iresdence of an expot the world warkets. It may be on, dor as rusing the cost of production of that commodity Now the meressed cost may rule the price of the commodity in the virid murl et, in which ease it falls on the forces con umer or the norld price may remain the same in which case the incres ed eo t imply reduces the profits of the home producer. Which of these 'no results is the more likely to occur depends on the extent to which the world price is fixed by the cost of production in the country which impose the export duty and this in turn depends on the proportion which the supply derived from this country bears to the total supply in the world market If the preportion of the world market supplied by the country imposing an export duty is small that supply will ordinarily have to accommodate it if to the other. factors which fix the world price The increase in the cost of 1 roduction which is represented by the export duty will not be passed on to the foreign consumer and the export duty will be raid by the home producer. This result tends to become less certain as the proportion of the total market supplied by the country impo ing the export duty increases But only in the case of an absolute monopoly for which the benand is viable can it be asserted generally that the world price will be raised by the full amount of the export duty, and that therefore the whole export duty will be paid by the foreign

Tendency to fall on the consumer and none of it by the home pro ducer An absolute monopols, however, for which there is a stable demand is of rare occurrence, and it may,

therefore, be taken as the general rule that some portion, if not the whole, of an export duty falls on the home producer. When an export duty falls on the home producer, it naturally has a taudency to reduce the production of the commodity on which the duty is im posed. The generally injurious effect of an export duty on the producer is recognised in the constitution of the United States, which prohibits absolutely the imposition of export duties. This provision was inserted at the first ance of the agricultural Southern States, which wished to provide a complete safeguard against it is sagrifice of their interests to those of the other States.

174 We have referred above to the possibility of an absolute Monopole of straight but rect to say that no monopoly is absolute, always conditional but that all are dependent on certain con

ditions though in some cases the probability of those conditions ce is ing to exist 18 remote Various stages of monopolistic strength may be indicated At the lowest stage would come monopolies which are hardly more than nominal commodities for which obvious substi tutes exist or alternative sources of supply could easily be developed Of such a nature are many of the oilseeds of India which are some times loosely described as constituting a monopoly For instance cistor seed though exported solely from India could it is believed, be grown without difficulty in other parts of the world Ground nut again of which India produces nearly one half of the world a tyports is a crop the production of which could easily be stimulat ed to a large extent elsewhere. Or to take the case of inter changeability, though mower seed may be a monop to of India at a probable that a satisfact my substitute could be found if mover seed became difficult to obtain Another somewhat similar instance is provided by myrabolims. These ire produced only in India, but they form merely one of a number of possible tanning materials and though no doubt they have then own peculin excellence there is no assurance that if the prace were increased by an export data tinners would not turn to alternative materials. In the case even of such apparently well entrenched monopolies is jute and he it must not be forgotten that the monopoles are not unconditional. In the ease of jute for instance if the price were i used considerably the realt would be a tendency to employ more freely alice is from sub titut a such is paper or cotton materials er there med til and rathe reduction in demand through the more ext nde luce fe and lin lails or encouragement might be given to bulk handling which would dispens, with the use of siels altogether, and in every case there is the danger that an increase in the price of the monopoly stimulates the search for new substitutes.

175 Our general conclusion, therefore, is that ordinarily an Conclusion regarding in export duty tends to fall on the home proceeding of the following production, except in the case of a monopoly, that even monopolistic endungered by any considerable rise in price, and this therefore a heavy export duty even on a monopolismy be paid in part by the home producer as a preferable alternative to risking the loss of the monopoly by an attempt to pass on the whole of the duty to the consumer.

176 Apart from the question of incidence there is a general liffect on the balance of objection to export duties which in the case of India deserves special notice Export duties tend to dimminsh exports and thus to produce an adverseffect on the balance of trade. If this effect is pronounced it may cuese for a time at least difficulties in regard to the foreign exchanges.

177 Export duties in India are frequently advocated both for purposes of protection and revenue Protective export duties proceed in the first place to examine in the light of the conclusions stated above the policy of protecting in dustries by the imposition of export duties. It is not denied that an export duty may form a potent method of protecting an industry It either raises the cost of the raw material in foreign countries of depresses the cost of the raw material at home. In either case the home manufacturer has the benefit of getting his raw material at a lower cost than his rivals abroad The peculiar characteristic of a protective export duty lies in the fact that the protection operates on the raw material of the industry, and therefore places the whole foreign product at a disadvantage, whereas a protective import duty merely affects such portion of the foreign product as would ordinarily come to the protected market

178 This characteristic tends to produce a special feeling of Their nepopolar ty in resentment in those countries which make to the production is not of the riw material on which the export duty is imposed, particularly in cases in which the imposition of the export duty laises the price of the raw material in foreign

countries The following extract from a report by the Pronomic Section of the Provisional Leonomic and Pinneral Committee of the League of Nations, dated the 12th September 1921, gives some idea of the general feeling on the subject

"But it is not less incontestable that raw materials produced by one countly being in many cases essential to the conomic life of other States should not, unless in exceptional cases, be the object of restrictions or of differential regulations of such a nature as to injure the production of such States, or to impose on them a systematic inferiority. It is undestable, particularly, that measures of restriction taken by producing countries to meet exceptional saturations should be so prolonged or altered as to change their character, and from being acts of precaution or defence to degenerate into measures of economic aggression."

179 But the main objection to a protective export duty is not laying cancel to the home the feeling of resentment it may occasion producer should so much as the cenomic loss it causes at home. It is generally recognised that a protective importantly imposes a burden on the country. It is sometimes thought that a protective export duty because it does not injure the consumer imposes no burden on the country. The truth is that it imposes a burden of a nucli more objectionable character. It taxes production instead of consumption.

180 There is a further disadvantage in the device of protection Tealmey of protective by means of export duties. A small export expectation to be high duity may be practically harmless to the producer. It is possible that some portion of it, and when the duity is small this may be a luge proportion of the whole will not fall directly on the produce: It is when export duties become heavy that they to add to be come and an and even disastrous to the producer. Now a protective export duity needs to be furth heavy if it is to be effective. The cost of the raw material forms only a put of the cost of the finished article. To produce a given difference in the cost of the finished article is necessary to put a heavier duty on the raw material than the duty it would be necessary to place on the finished article. When export duties are used for protectine purposes therefore the tendency must always be to impose comparatively high rates and such rates will almost invariably be a serious burden on the producer.

should be moderate

181 It is clear that the considerations pointed out alove make Protective export dutes the imposition of a protective export day in the ease of an article which is not a more and where therefore the burden will full on the producer entirely indefensible. It might however be argued and it has netually been suggested in the case of lac that a protective export duty may be placed on a monopoly without any injury to the pro ducer of the Indian ray material and with benefit to the Indian industry Even in such a case however, we do not recommend the imposition of an export duty for protective purposes. As we have just explained a protective duty to be effective must usually be at a comparatively high rate and we have already dealt with the dangers arising to any monopoly from the imposition of an export duty at a high rate. Even in the case of monopolies therefore in which there is a reasonable probability that the export duty will not fall on the Indian producer we ennot recommend that an export duty should be imposed for purposes of protection

Export duties should be imposed for revenue jur poses only General price ples to be applied The question then remains to what extent they may legitimately be imposed for the purpose of raising revenue Our main prin ciple is that it is not justifiable to penalise the Indian produces 13 an export duty and that consequently such duties should only be imposed then there is a reasonable probability that the tax will fall mainly if not entirely on the foreigner and when there is no appreciable danger that the production of the commodity in India will be reflected From this principle we deduce the rules that export duties for revenue purposes should be employed sparingly and with great caution that they should be imposed only on articles in which India has a monopoly or semi monopoly and that in every case the duties

182 We hold therefore that export duties should not be imposed

for the purpose of protecting industries

183 Some of our witnesses have minimised the dangers of export Diager that a trale may be duties and have suggested that if an export runed by an export duty dutit that has been determined by an export duty. Dispertials a rate may be united that that has been imposed is found to be minimally it can then be taken off. In our opinion this is a superficial view. The great danger of an export duty is that if once by means of it the market is lost the trade may be permanently It may never be 10 sible to repair the injury inflicted An

illustration of such a result from the tariff The case of saltpetre history of India is worth recalling

the moderate export duty of 3 per cent on saltpetre was raised to Rs 2 a maund (which was roughly equivalent to 20 per cent ad valorem), on the ground that ealtpetre was a practical monopoly of India Only a year later the Bengal Chamber of Commerce in applying for the repeal of the duty stated that " under the protection of the high prices at which saltpetre is in consequence of this duty laid down in foreign markets the manufacture of artificial saltpetre has been commenced on a large scale " In 1862 the Gov ernment of Bengal gave it as their opinion that the export duty was forcing forward artificially a rival production. The Government of India, however remained unconvinced until 1865 when the duty was reduced to Re 1 a maund By 1866 it was generally admitted that the trade was in a very precarious condition and the duty was finally removed altogether in 1867 the export of saltpetre having in the meantime fallen to less than one third of the quantity exported before the high duty was put on Speaking in 1890 Sir John Strucker said " Export duties enjoy the credit of having runed the Indian trade in saltpetre They were taken off when it was too late to renair the mischief" The lesson of this duty should not be forgotten

184 We have stated generally the principles which we consider to estable the dutes in India and we now proceed to consider in the light of those principles the existing export duties on there which have been suggested to us. We have not referred to small crosses such as those on tea and lee which while levied on exports do not go into the general revenues but are devoted solely to the improvement of the industries on which they are placed. It is obvious that I leng levied with the consent of the producers and for their benefit they cannot be open to the ordinary objections which apply to export duties.

185 We have had no complaint about the export duty on raw Thoday my to a laminfactured into This duty does not for revenue purposes only it is imposed on a monopoly and the rate is moderate. So long as these conditions remain we see no objection to the continuouse of the duty.

186 Some withe see have suggested that an export duty should Proposed late of raw 1 placed on raw cotton of which very large cities of a late of the late of the country late half

given to bulk himiling which would dispense with the use of a altogether, and in every case there is the danger that an in in the price of the monopoly stimulates the search for in substitutes.

175 Our general conclusion, therefore, is that ordinarily Conclusion regarding in export duty tends to fall on the home providence of export dutes, ducet and consequently to discourage it duction, except in the case of a monopoly, that even monopolic the cudangered by any considerable rise in price, and therefore a heavy export duty even on a monopoly my be jumpirt by the home producer as a preferable alternative to rish the loss of the monopoly by an attempt to pass on the whole of the duty to the consumer.

176 Apart from the question of incidence there is a gener leftest of the balance of objection to export duties which in the trade case of India deserves special notice.

poit duties tend to disamish exports und thus to produce an adical effect on the balance of trade. If this effect is pronounced it in a cuse for a time at least difficulties in regard to the forcing exchanges.

Protective export dates purposes of protection and revenue We proceed in the first place to examine in the distribution of the conclusions stated above the policy of protecting in dustries by the imposition of export duties. It is not demed that accepted duty may form a potent method of protecting an industry leather raises the cost of the raw material in foreign countries of depresses the cost of the raw material at home in either case the home manufacturer has the benefit of getting his raw material at leaves cost than his rivels abroad. The peculiar characteristic of a protective export duty lies in the fact that the protection operates on the raw material of the industry, and therefore places the whole foreign product at a disadvantage, whereas a protective import duty merely affects such portion of the foreign product as would ordinarily come to the protected market.

The three characteristic tends to produce a special feeling of the resument in those countries which make the growth resument in those countries which make the growth duty is imposed particularly in cases in which the imposition of the export duty raises the price of the raw material in foreign

cheapness It is therefore inexpedient to handicap Indian ter by an export duty at however low a rate We hold therefore that the export duty on tea should be removed

188 The one export duty in India which still survives from the time when nearly all articles were subject to The duty on mee such duties is the export duty on rice, which has stood for many years at the late of 3 annas per mannd. The duty is certainly moderate, and with the rise in the price of rice has become increasingly moderate. It is imposed solely for revenue But here again as in the case of tea the question arises whether rice can be regarded as a semi monopoly India contributes approximately 50 per cent of the total rice export of the world. the only other countries of serious importance as rice exporters being Inde China and Siam Both these countries impose export duties on . then rice, and therefore in comparison with them Indian lice cannot be said to be at any disadvantage. It is probable that as these thick countries between them provide some 90 per cent of the rice exports of the world, and all three impose export duties at somewhat similar lates, these export duties are passed on to the consumer, and do not affect to any appreciable extent the producer It is noteworthy that in Burma which is the source of nearly all the rice exported from the Indian Empire no objection at all was raised before us to the con tinuance of the export duty, and it appears to be renerally believed in Burna that the duty is so small that it is not felt by the cultivator In these commistances we consider that there is no necessity to re commend the abandonment of this longstanding source of revenue

189 The question of imposing an export duty on wheat for suggested duty on wheat for increme purposes or as a means of regulating prices is dealt with in the next chapter

190 It follows from the principles we have laid down that we cannot approve in its existing form the except data and the second of the control of the contro

that events have illustrated the bad cheets arising from the adoption of a wrong principle

191 We need not by stress on the fact that there are few indica tions that the duty has brought to the (s) injury caused to the anticipated This poverty of results may be due to the exceptional conditions which have prevailed in the tunning industry all over the world during the list few years. But there can be no doubt that the duty his is we should have expected injured the producer and served to aggravate the depression in the export trade received evidence that the duty has been particularly injurious to the trade in low quality hides, which as a matter of fact the Indian tunners do not require. The Indian tunners wish to return for themselves the high class hides for which even with the export duty there is some demand abroad. But in order to obtain this advintage the tride in low quality hides which depends almost entitely on export has been seriously injured. The depression in price caused by the export duty added to the natural world depression in price has resulted in many cases in maling it improfitable to collect the inferior hides at all. We have received evidence that the hides are frequently allowed to rot on the erreasses and that in consequence of the low prices which have undoubtedly been accentuated by the export duty a source of wealth in the aggregate not n considerable has actually been destroyed

192 It has been supperted to us that one effect of the export (ii) people effect on the shapter of hides unprofit ble to be traking the sale of the straking the sale of the straking the sale of hides unprofit ble to be due the number of the country generally. It is however by no means clear that the duty has had any effect in reducing the number of cattle slaughtered. We have already pointed out that the demand for the high class hides which are derived from slaughtered mindles, his been come tratified less affected and that the main cruse of the smaller supply of hides was that the hides were not collected from the cittle which died a natural death. We do not propose to enter into a discussion of the contentious subject of cattle slaughter in India or to consider whether the country is really in a position to support more cattle thun it posse es and whether it is advantageous to keep alive a number of cattle which are economically of small value. We would only out out generally that the argument regarding the effect on cattle slaughter was never mentioned when this duty was

originally imposed, that the effect of the duty on the number of eattle slaughtered is problematical, and that a broad issue of this nature cannot be decided merely on the consideration of a subsidiary effect

193 We hold therefore that, so far as the export duty on hides (ap) possibility that a sand skims is intended to be protective, it small revenue day on skins a might be pashified a semi monopoly. It is possible therefore that a small revenue duty on skins could be justified in accordance with our general principles. This is a matter which might be en quired into by the Tariff Board. But the duty on hides should be abolished in any case.

194 Many witnesses have advocated the imposition of a protect Proposed daty on cleeds tive export duty on cliseeds. The arguing condemned, ment is that a very large quantity of findrin cliseeds is exported, and that by imposing an export duty the clushing of the cliseeds would be carried out in India with economic advantage to the country. This proposal like all other proposals for protective export duties is inconsistent with our general principles. In the case of collected we consider that such a duty would be particularly disadvantageous to the country. Certain cliseeds are grown very largely for the export trade. The Indian demand for the oil and the cive would be quite insufficient to absolute where product, it all Indian classeds were crushed in the country. At the same time there are considerable difficulties in exporting the oil, and it is unlikely that any appreciable export trade in oil could be built up. The main result therefore of imposing a protective export duty on cliseds would be that the producer would be searcfieed to an un sound economic theory, and that the production of a valuable crop would be discouraged.

195 We have also received proposals that the export of manures to the probability of discouraged to be probable of probability, and the best probability of discouraged to the probability of the oil cake, which has a high manural value. The other manures referred to are bone in I had min uses. The adoptites of this policy do not always stop to cushelf with would be the probable result It is assumed that if the export of manures is stopped, the minures which are not exported will be und in India. But this assumption is one that cannot safely be made. There are at present two main

110 CHAPTER XI

obstacles to the increased use of manure by Indian cultivators in the first place the cultivators are sometimes prejudiced against the use of a particular kind of manure or have not been educated up to an appreciation of its value. In the second place, and this is the more important cause, the cultivator is usually not in an econo mic position to be able to afford to use artificial manures is difficult to see how the prevention of export of manures will remove these two obstacles Prejudice or ignorance will give way only to teaching and experience On the economic side it may be argued that an export duty will reduce the price of oil cake for instance and consequently will stimulate its use by the cultivator. But it must not be forgotten that the reduction in the price of the oil cake would be effected at the expense of the producer of the oilseeds, and that therefore this potential user of the manure would be impoverished, and might not be able to afford to use it even at the reduced price Further, if the manure is cheapened to such a degree as would be likely to stimulate its consumption largely, it is probable that production would diminish owing to decreased profits, and even tually prices would again be raised. We consider that under pre sent conditions any action of this nature would merely waste a source of wealth in India without ensuring any compensating advan-

Small c ss on evport of tage. At the same time we fully realise the manners might be imposed importance of encouraging the use of mnunters in India, and we think that a small cess might possibly be placed on the export of manures, on condition that this cess should it of go into the general revenues, but should be devoted to the encouragement of the use of manures. We need hardly say that the cess we contemplate would be at such a low rate that there would be no possibility of its discouraging in any way the export of manures.

v196. Differential export duties are sometimes advocated either Differential export duties for purposes of retaliation or of preference generally inadvasible. In the one case a special penal export duty would be imposed on exports going to particular countries, in the other a special favourable rate would be imposed for the benefit of certain countries. The quotation given above from the report of a committee of the League of Nations shows that export duties designed either to injure or to benefit particular, countries are apt to give rise to a considerable amount of prejudice. The system is obnoxious to other countries, mainly perhaps because an export duty attacks the whole of an industry, whereas an import duty only affects a portion of its market. While it may be extremely damaging to be placed at a

disadvantage in comparison with other countries in a particular market it is often possible to find new markets which will in part at least compensate. But it is likely to be more seriously damaging to be placed at a disadvantage as compared with other countries in respect of the cost of the raw material. A system of differential export duties also gives rise to serious practical difficulties in administration. It is difficult to ensure that any country discriminated against is not able to get supplies of the commodity from countries against which no discrimination is exercised. Unless the cost of rehandling and retransporting happens for special reasons to be very heavy this would nevitably be done and the only way in which it could be cheel ed would be by a system of export licences which would be highly inconvenient to the Indian trader. Finally there is the general objection to any export duty that it may tend to injure the producer.

197 Suggestions have been made both in the case of jute and Has in except onal cracs rice that it might be advisable to impo e for purposes of rotal at on differential export duties for purposes of retaliation. It is contended that if a foreign country imposes heavy duties account the manufactured article while admitting the raw material free it is legitimate for India to put a retaliatory export duty on the raw material so as to protect its own manufacturing industry It must however be remembered that the action which 18 thus taken in foreign countries is consistent with ordinary protectionist principles namely the admission of raw materials free and the protection of home manufactures. It may be tempt ing in cases where India possesses a practical monopoly of the raw material to try to use this advantage to prevent foreign countries building up a manufacturing industry in that raw material But it must be remembered that the adoption of such a policy is equivalent to the declaration of a tariff wir While in the particular trade in which action was taken it might be the case that India was in a strong position and could not suffer there would be a risk that any country thus attacled would retailed on other imports from India and that a general truff war would other imports from finding and that a general triff war vould ensure. We need hardly say that we strongly deprecate any policy which would lead to such a result and that as a general principle we would condemn the use of export duties for purposes of retain tion. At the same time we are not prepared to say that in special or extreme cases the impostion of such duties should be all olutely exclud d from India's fiel policy, provided they are lased

obstreles to the increased use of manure by Indian cultivators in the first place the cultivators are sometimes prejudiced against the use of a particular hand of manure or have not been educated up to an appreciation of its value. In the second place, and this is the more important cause, the cultivator is usually not in an econo mic position to be able to afford to use artificial manures It, is difficult to see how the prevention of export of manures will remove these two obstacles. Prejudice or ignorance will give way only to teaching and experience On the economic side it may be argued that an export duty will reduce the price of oil cake for instance, and consequently will stimulate its use by the cultivator. But it must not be forgotten that the reduction in the price of the oil cake would be effected at the expense of the producer of the oilseeds, and that therefore this potential user of the manure would be impoverished, and might not be able to afford to use it even at the reduced price Further, if the minute is chespened to such a degree as would be likely to stimulate its consumption largely, it is prohible that production would diminish owing to decreased profits, and even tually prices would again be raised. We consider that under pre sent conditions any action of this nature would merely waste a source of wealth in India without ensuring any compensating advan Small c sa en export of tage. At the same time we fully realise the manures might be imposed importance of encouraging the use of

Small c ss en expect of tage. At the same time we that results manutes might be impect in inport time of encouraging the use of manutes in India, and we think that a small cess might possibly be placed on the expect of in immess on condition that this cess should to tog onto the gueral receiving, but should be devoted to the encouragement of the use of manutes. We need hardly say that the cess we contemplate would be at such a low rate that there would be prossibility of its discouraging in any way the export of manutes.

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197 Suggestions have been made to them the course, to get the first conditions are the flat if the first of the state of the sta retaliation. It is centen led that if a f rei ne etre ing ester in duties against the manufacture I article a life of atter the rem material free it is locationate for India to gut a retal at more of duty on the raw maternal so as to predect its e n mar iface to a industry. It must however be remembered that the action of the is thus taken in foreign countries is consistent with or theary protectionist principles namels the admission of the saterials free and the protection of home manufactures. It was be transing in eases where India possesses a practical ricer plant it. raw material to try to use this advantage to prevent freeign countries building up 2 manufacturing industry in that re-material But it must be remembered that the ad it in 1. such a policy is equivalent to the declaration of a tariff ray. We dein the particular trade in which action was talen it railt be the ease that India was in a strong position and could not suffer there would be a risk that any country thus attacked would retain te other imports from India and that a general triff var could ensue We need hardly say that we strongly deprecate any policy which would lead to such a result, and that as a general principle we would condemn the use of export duties for purpose of riving tion. At the same time we are not prepared to say that in sprend or extreme cases the imposition of such duties should be aby lutely excluded from India's fixed policy, protided they are based 110

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Small c sy on export of tage. At the same time we fully realise the manures might be imposed importance of incouraging the use of manures in India and we think that a small cess might possibly be placed on the export of manures on condition that this cass should not go into the Leneal reviewe, but should be devoted to the encouragement of the use of manures. We need hardly say that the cess we contemplate would be at such a low rate that there would be no possibility of its discouraging in any way the export of manures.

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CHAPTER XII

Restrictions on the Export of Food Grains.

199 A number of witnesses have advocated the imposition of export duties or other methods of restric Content on that India a production of food is insuffi e ent for her populat on tion on the export of food grains in order to conscive the food supply of the country. An attempt is usually made to support by statistics the assertion that India's production of food is insufficient to feed her population Calculations he made of the total food production in India , an average ration is assumed which is suitable to provide the whole popula tion with what is regarded as a sufficiency of food and it is then shown that the food production of India is not adequate to provide the required ration. But the subject is not really susceptible of treatment in this manner in view of the conjectural nature of nearly all the statistical bases. The statistics of outtuin are admittedly only esti mates and the degree of accuracy varies largely in accordance with the ager ev by means of which the estimates are made Moreover the available statistics do not cover the whole of India, nor do they include all food crops. As to the ration assumed this must be largely a matter of personal predilection

200 But in any case this line of argument leads to no useful conclusions It not. Serted. The rea problem is one of poverty and prices people who have money to buy food are unable to procuse it. It is not really the insufficiency of the total food supply so much as the fact that certain classes of the population are too poor to buy all the food they require which is urged by these critics. That the mass of the population of India is poor is a proposition that would be denied by no one degree of poverty however cannot be established by the statistical calculations to which we have referred. This can be ascertained only by detailed investigation of economic conditions and it is worth roting that the most claborate investigation of this nature which is to be found in The Economic Life of a Bengal District " by

the late Mr J C Jack is far from establishing the more sweeping assertions of general want that are made. However that may be the mere prohibition of export of food grains will not in steel. bring food to the people who need it. The problem for those who seek to attack the culs of poverty through controlling the export of food grains is one of prices. Nothing can be achieved except by lowering the price of food

Effect on agricultural in terests of art fie al depres mon of the price of food PTRING

201 We have to see therefore what would be the effect on India generally of an artificial reduction in the piece of food grains If the policy is successful it is clear that it would involve a considerable diminution in the resources

of the agriculturists. It was assumed by Mr K L Datta in his Report on the enquiry into the rise of prices in India" that two thirds of the supply of food grains is consumed by the perioditurists and one third is sold. The total average erop of wheat at present is 9 300 000 tons of which on this assumption 3 100 000 tons would be sold If the piece of wheat were artificially depressed by Rs 2 a maund the money loss to be shared among the cultivators land lords middlemen and money lenders connected with would be something over 16 erores of rupces annually Whatever might be the advantages of such action it is certain that it would inflict a blow upon agriculture. In fact we understand that fears have recently been expressed by wheat growers in the Punjab that they may be deprived of their legitimate profits by the continuance of the present prohibition on the export of wheat It is moreover generally agreed that improvements in agricultural production are urgently required in India. These improvements must it would seem, originate with the more prosperous cultivators who are possess ed of more capital and more intelligence than the rest. High prices of agricultural produce probably benefit the prosperous cultivators more than any other class. It would therefore seem probable that any attempt to lower the price of agricultural produce would, by reducing the resources of the more prosperous classes tend to delay that improvement in agriculture which is so much desired

202 But it is more probable that the attempt to lower the price Probable substitution of of food grains artificially would fail Any depression of the price of food grains would naturally lead to the substitution for them of crops such as cotton, inte and oilseeds, and the effect of this attempt to cheapen the food supply would merely be to diminish the production of food

The situation would be aggregated by the very measures designed to allegiate it

203 Under present conditions India has in a normal year a surplus both of rice and wheat which is Importance of the export available for export. For this purpose it is immaterial to argue that if the whole population of India were properly fed, there would be no surplus. The fact remains that at existing prices the efficient demand of India is satisfied. and there remains a surplus available for export Were the export market not open the surplus would not be produced. Now the existence of this exportable surplus constitutes a most important factor in the problem of food supply for a country like India which suffers from periodical local failures of the crops If India is to grow enough food to feed herself in had years, there must be a considerable surplus in good years. But no surplus will be grown unless a profitable outlet for it is provided. It follows therefore that a policy of free export in nomal years is the most advantageous for the food supply of India

204 The noth of progress and even of safety lies in the direction Increased production tie of stimulating the production of food grains 14 India In the last 8 years the product

tion of wheat has three times fallen below what may be remaided as the normal consumption of India, and once it only just equalled at A situation like this cannot be remedied by any measures which tend to restrict the free production of wheat. On the contrary attention should be concentrated on the widest possible extension of cultivation , and we consider it most important that Govern ment should give every encouragement, by promoting schemes of irrigation, to bring about this result. The improvement of India's food supply depends on the successful completion of such schemes as the Sukkur Barrage, or on better methods of aguculture. and not on shortsighted attempts to control the free disposal of the food produced We hold therefore

No restriction on the export of food grains in normal times

that in normal times any restriction on the export of food grains whether by export duties or by any other means is contrary to the true interests of the country

205 The two important food crops exported from India are rice and wheat We have recommended in the No export duty to be im posed on wheat even for revenue purposes

case of rice the continuance of the existing small revenue duty This recommendation. it must be understood is made solely in the interests of revenue, and has no connection at all with any proposals for retaining not in the country. It has however been suggested that, just as rice may bear a small revenue duty, so a small revenue duty might be imposed on wheat. The two cases however are by no means perallel. We have argued that rice for export may be regarded as a semi-monopoly of India. No such claim could possibly be made in the case of wheat. The exports of Indian wheat to the Inited Kingdom which is the main market though in the years mimediately before the war amounting to about 15 per cent of the total imports of the United Kingdom, have dwindled in more recent vears to only 4 per cent. Under these conditions an export duty or wheat would undoubtedly fall on the producer. We can not therefore recommend that any export duty on wheat should be imposed for revenue purposes.

206 Whether any action and if so what should be taken when abnormal conditions prevail in regard to followed the problem. There are two distinct cases to be considered. The first is when there is a shorting of crops in India owing to a failure of the rains. As soon as the shortage becomes apparent prices usually rise rapidly to a point at which it no longer pays to export, that is only, prices rise above the world level and export is automatically stopped. When this point is reached the prohibition of export becomes superfluous. Such prohibition will only be of practical use if the Government can foresee the shortage in time to stop the export of a substextial amount of grain before the rise in prices has come into effective operation that is to say, if the Government can flowerer is not the ordinary experience. In fact as a rule Government relies largely on the advice of the tride is to the probable course of events.

207 The second case to be considered is when though supplies
(ii) high world prices

in India are ample, there is a marked short-

(a) high world proces age of supplies in other markets resulting in early high world prices. These conditions arose during the wir in the case of wheat and later in the case of rice also the world prices of both these grains having risen to heights to which the Government thought it unsafe to allow Indian prices to follow. The situation was met by various restrictions on export and on interpressing movements of food grains, but these restrictions gave 7150.

to innumerable difficulties and the task of regulating internal prices is not one to be lightly undertaken by Government 208 We recognise that serious disadvantages attach to any

Des rability for Government action in spite of dis

method of treatment of these abnormal con-Some competent authorities hold that in these circumstances a policy of non

interference is the safest. Before the war Government used not to interfere , and it has been represented that the present demand for interference by Government is due to ideas which grew up during the war, and which wrose out of purely abnormal conditions recognise that the circumstances in recent years have been entirely abnormal and we may reasonably hope that normal conditions will gradually be established But though we may hope that the necessity for taking any special action will arise but seldom we think that there may be occasions when action is called for Nor is it possible altogether to ignore the traditional demand of Indian public opinion that one of the primary duties of the Government is to safeguard food supplies in times of scarcity

209 We have to consider therefore the possible methods by which Government might meet such abnormal Proh b t on of export conditions At first sight it would seem that the most effective action would be to prohibit absolutely the export of food grains In the event of an actual shortage of food grams in India we have already pointed out that the action of prices will automatically put a stop to all exports and the measure of prohibition though it might be reassuring to the popular mind would in reality unless it came it a very early stige be superfluous At a time for instance when India is importing Australian wheat as she has been doing recently the prohibition of export of Indian wheat is really a superfluous precrution When however there are ample supplies in India and the object is to prevent them being drained away by a stiong demand from forcign countries prohibition undoubtedly would be an effective weapon But whether it would have the desired effect of keeping down prices in India is a more doubtful question. It has been found by actual experience that Government restrictions are apt to encour age speculation Prohibition does not always force stocks on to the market as it may induce speculators to hold up large quantities of grain with a view eventually to export at a profit. It is therefore not at all certain that the anticipated effect on Indian prices would be realread

210 Prohibition therefore by itself does not appear to us to be likely to be satisfactory or effective. It would probably have to be accompanied by

measures to prevent the boarding of grain But such measures would present great difficulties and might lead to grave corruption and discontent During the war Government took power to asser tain the amount of boarded stocks and to commander them when unreasonably withheld from the market, but these powers were virely exercised and were of doubtful efficiety, and we cannot recommend such intefference with internal trade as a normal feature of the administration. It should be regarded rather as a dangerous weapon the use of which could only be justified in very exceptional circumstances such as those prising out of the war.

211 Furthermore when there is a large surplus it is impossible to maintain absolute prohibition without serious injury to the The Burma rice trade affords an ant illustration of this situation In 1920 owing to a widespread fullure of crops in Siam and Indo China the world price of rice had tisen so high that the Government were forced to take special steps to prevent a similar rise in internal prices in India At the same time Burma had, as usual a large surplus available for export and it was necessary to provide an outlet for it in the interests both of the Burman cultivator and of the rice consumers in Ceylon and other countries dependent on supplies from Burma In these circumstances the Government decided to take practical control of the whole export trade in rice, and they succeeded in keeping down internal prices while at the same time securing very large profits exceeding 9 erores of rupees, from the export trade This appropriation of the profits of agriculture and trade was an exceptional expedient adopted during the aftermath of war, and we can hardly contemplate the repetition of it in normal times. Let some such interference with trade is a necessary concomitant of partial prohibition. If a limited amount of grain is to be exported, some machinery must be devised, such as a system of licences, for distributing this amount among exporters. and some form of Government control must be exercised. We hold that the objections to such control outweigh any possible advan tages, and for this and the other reasons given above we reject the alternative of prohibition of export

212 The only weapon therefore which remains for Government Temporary export duty the to use in abnormal times is an export duty, least objectionable measure and after very careful consideration we

have come to the conclusion that a temporary export duty would be the least objectionable method of dealing with the situation We recognise that some of the objections which have been urged against prohibition will apply to this course also, but we think they apply in a lesser degree. Speculative horiding may be encouraged by an export duty, but the speculators will not be able to count on such large profits on its removal as they can in the case of prolubition because the duty could be reduced gradually, thus promoting a gradual resumption of exports and avoiding violent fluctuations in prices. The main advantage however is that an export duty, if rightly nitched will automatically check exports, and the necessity for any supplementary measures of arbitrary control will be obviated When therefore the prices of foodstuffs in India show a tendency to rise to dangerous heights either in consequence of crop failure in India or abnormal prices abroad we recommend that a temporary export duty should be imposed sufficiently high to check or prevent exports and thus to keep Indian prices at a reasonable level

213 We recognize that any such action is open to the cuticism Some or profit to the that the agriculturist alone is thus prevented agriculturist alone is thus prevented from taking the fullest advantage of conditions favourible to high profits in his business. But the needs of the people are purimount. We are also very doubtful whether in such conditions the built of the profit is not secured by the middle man. The gain to the people is therefore likely to be much greater than the loss of profit to the agriculturist.

CHAPTER XIII.

Imperial Preference

(1) HISTORY AND MEANING

214 The question of Imperial Preference in the British Empire

Tioficitates first took practical shape in 1897, when
Canada partly in pursuance of a more
liberal tariff policy, reduced her duties on British goods. Ownir
to the existence of certain commercial treaties the benefits intended
for Great British had to be conferred temporarily on some other
countries but the humpering treaties were denounced in 1898 and
from that time the preference which was fixed at one fourth of
the duty was confined to the United Kingdom and such British
colonies as gave Canada favourable treatment. In 1900 the pre
ference was raised to one third

215 The subject of Imperial Preference came before the Colonial Imperal 1 r ference by Conference of 1902 and on this occasion that principle was for the first time ruthor statively recognised as one of general application. The resolution prized by the Conference was as follows—

- "1 That this Conference recognises that the principle of preferential trade between the United Kingdom and His Majesty's Dominions beyond the seas would stimulate and facilitate mutual commercial intercourse and would by promoting the development of the resources and mutustries of the several parts strengthen the Empire
- 2 That this Conference recognises that, in the present circumstances of the Colonies it is not practicable to adopt a general system of free trade as between the mother country and the British Dominions beyond the seas
- 3 That with a view, however, to promoting the increase of trade within the Empire, it is desirable that those Colonies which have not already adopted such a policy should, as far as their circumstances permit, give

substantial preferential treatment to the products and manufactures of the United Kingdom

- 4 That the Prime Ministers of the Colonies respectfully urge on His Majesty's Government the expediency of granting in the United Kingdom preferential treatment to the products and manufactures of the Colonies, either by exemption from or reduction of duties now or here after imposed
- 5 That the Prime Ministers present at the Conference undertake to submit to their respective Governments at the earliest opportunity the principle of the resolution, and to request them to take such measures as may be necessary to give effect to it."

The principles of Imperated Preference 216 The points of chief importance which emerge from this resolution are --

- that the stimulation of commercial intercourse between the different parts of the Empire was in the interests of the Empire;
- (2) that the policy of preference would develop the resources of the several parts of the Empire and thus strengthen the whole;
- (3) that there was no question of the Dominions abating their protectionist policy and no idea of establishing free trade within the Empire.
- (4) that the preference given should be wholly voluntary, and should not go beyond what the encumvances of each unit might reasonably permit
- (5) that the United Kingdom should if possible grant certain preferences in return
- 217 In pursuance of this resolution preferential duties were mirroduces by New Zealand and South Africa in 1293 and by Australia in 1907, but the United Kingdom decisively rejected the policy of food, through which alone any effective response could have been made to the preferences granted by the Dominions At the Colonial Conference of 1907 the question was once more raised prominently. The representatives of the Dominions showed the laportance they attached to the development of the system and ty aportance they attached to the development of the system and ty some response on the part of the United Kingdom but the British

Covernment explained without disguise that in their opinion the circumstances of the United Kingdom made this impossible. The resolutions of 1902 were reafirmed with a reservation by the British Government that they could not assent that it was necessary or expedient to alter the fiscal system of the United Kingdom.

218 In the meantime the Government of India had been consult.

The rention of Imba in ed in 1903 on the question of Imperial Preference from the standpoint of the interests of India After reviewing the position of

India, the nature of her tride and tariff, and her commercial relations with the Empire and other countries, their general conclusion was that from an economic standpoint India had something but no perhaps very much, to offer to the Empire, that she had very little to gain in return, and that she had a great deal to lose or to risk

219 Up to the time of the war therefore the position was that the self governing Dominions all gave pre The general position leiences at such rates as they considered advisable to certain products of the United Kingdom, and in some cases to the products of other parts of the Empire . that India and the majority of the Crown Colonies had not adopted the principle, and that the British Government had definitely stated that it did not see its way to grant preference in the United Kingdom The preferences granted by the Dominions were intended primarily for the benefit of the United Kingdom, but New Zealand extended her concessions to the whole Empire and Canada has voluntarily granted her preferences to \en Zealand India and most of the Crown Colonies Canada has also entered into special agreements with the West Indies Australia and South Africa adopted the principle of confining their preferences primarily to the United Kingdom and only extending them to other parts of the Empire as the result of negotiations South Africa has negotiated agreements with Canada, New Zealand and Australia Australia has made an agreement only with South Africa, but it is stated that negotiations for an agreement with New Zealand are at present in progress In Canada, Australia and New Zealand the preferential duties are usually about two thirds of the full duty, though the fraction varies considerably both above and below this figure The South African preference is a small one and is usually only a relate of 3 per cent ad a dorem number of cases when the general duty is only 3 per cent British goods are admitted free, and in the other Dominions in the same

way British goods are sometimes admitted free, when the general duty is at a low rate. It must be remembered that in no case do the Dominions allow these preferences to interfere with the degree of protection which they consider necessary for their own industries.

220 The war gave a great impetus to the policy of consolidating

the Empire, and in the light of the ideas The effects of the war engendered by the war the question of Imperial Preference began to be re examined The Economic Conference at Paris in 1916 passed a resolution recommending the Albes to take the necessary steps without delay to render themselves independent of the enemy countries as regards the raw materials and manufactured articles essential to the development of their economic activities This resolution rused the whole question of the organization of the Empire as an independent economic unit, and it was proposed to convene a conference of the Dominions and India to consider the commercial policy to be adopted after the war Ideas at this time were perhaps coloured unduly by war conditions, and more stress seems to have been laid en the desirability of making the Empire self contained in the matter of food supplies, raw materials and manufactures, and evolving a unified policy, than on the mere development of the interchange of products between the various parts

221 The projected conference was never held in the form which
United Kingdom adopts the Imperial Wai Conference, 1917, passed the
following resolution —
following resolution—

- "The time has animed when all possible encouragement should be given to the development of Imperial resources, and especially to making the Impire independent of other countries in respect of food supplies, raw materials, and essential industries. With these objects in view this Conference expresses itself in fivour of
 - (1) The principle that each part of the Empire, having due regard, to the interests of our Albes, shall give specially favourable treatment and facilities to the produce and manufactures of other parts of the Empire
 - (2) Arrangements by which intending emigrants from the United Kingdom may be induced to settle in countries under the British flag

121

22.2 The movement towards a strengthening of the links of Empire found expression in independent action taken by many of the members. The most important event was the adoption by the United Kingdom in 1919 of the policy of preference, thus excessing the attitude taken in 1907. It had always been eccompanied that preferences given by the United Kingdom, unless accompanied by considerable departures in fiscal policy, would not have any great piractical effect. But in 1919 the United Kingdom without altering its general tariff policy granted to the whole Empire preferential rates, which were usually five sixths or two thirds of the full rate, on nearly all articles on which import duties were levised. At the same time many of the Grown Colonies took up the question of Imperial Preference, some of them have already introduced preferential rates, while it is believed that others have them under consideration. Australia and New Zealand have also within the last two years revised and increased their preferences.

223 It was not possible for India to ignore a general movement of this nature, and from 1917 onwards the question of Imperial Preference has in one form or another been before the Government of India We have already explained how the resolution moved by Sir George Barnes in February 1920 in the Imperial Legislative Gounel for the appointment of a committee to report "whether or not its advisable to apply to the Indian Customs Taniff a system of preference in favour of goods of Impire origin, led directly to the enguery which we have been conducting

(11) ECONOMIC PRINCILLES

221 As a picliminary to considering the adoption of a policy of Peanonic effect of irrefer. In the considering the adoption of a policy of the consumer of the determinated of the consumer effects of preferential duties. Preference means that goods from one of more favoured countries pay duty at a rate lower than the general rate. Whether the preferential rate is a real reduction in duty or whether the general rate has been arrived at by making an addition to what is considered the minimum duty, which thus becomes the preferential rate is, in considering the economic effect, immaterial. For our present purpose the preference may be treated as a reduction of duty in comparison with the rate imposed on foreign countries in general.

clearly expressed in the following pissage from the Report on Reciprocity and Commercial Treatics prepared by the United States Tariff Commission in 1918 —

" As regards economic effect, reductions of duty under the concessional method have different consequences under varyme conditions of supply as regards the article affected. Where a reduction of duty affects only a fraction of the imports of a particular article, and the major portion of the imports of that article is still left subject to the main, or non concessional duty, the result is not only a loss of revenue to the Treasury, because of the lower rates of duty, but absence of any gain to consumers reduction of duty redounds only to the advantage of the foreign produce: This situation was exemplified by our experience with Hawan, as detailed in this report, under the recurrecity treaty of 1875. That experience was not indeed part of a general concessional policy , but it, nevertheless, supplies an example of the working of a limited If, on the other hand, virtually the entire imported supply of a given article is admitted at the lowered concessional rates, the effect is that of a general reduction of duty Such a result ensued, at least in the more recent years of the operation of the reciprocity treaty with Cuba, as a consequence of our concession of a reduced duty upon Cuban sugar As shown in the discussion of Cuban relations, this concession resulted in a gam to the Cuban sugar producer during the first years after the reciprocity arrangement went into effect, but had come to acdound, during the years immediately pre ceding the European was, mainly to the advantage of the domestic consumer "

225 We take it that this pass go expice-ses accurately the coops there is not effect of a preferential duty. So long as latter importance of the aubstruttal quantity of the commodity consense of epipy that is not extended the price of the commodity will be regulated by the higher duty. The consumer will thus pay the higher price on the whole supply, and the difference between the two rates of duty will be equivalent to a bounty to the manufacturer in the country receiving the preference. When on the other hand the country receiving the preference when one

tically the whole market, then the price to the consumer will be

regulated by the lower rate. The bounty to the foreign manufacture will could, and he consultion will get the length of the lower to. The county is then fore with their the consumers for both possible for the local of the foreign manufacturer depend on the possible for the local of the foreign manufacturer depend on the county of the local of the model of the country is larger the burden on the country will be so like the foreign will be no burden at all Solice bowers as the supply from the favoured country is small possible to describe to describe the country is small that the favoured country is the favoured country in the favoured country is the favoured country that the favoured country is the favoured country that the favoured country is the favoured country will be small that the favoured country is the favoured country will be small that the favoured country will be small that the favoured country will be small that the favoured country will be small that the favoured country will be small that the favoured country will be small that the favoured country will be small that the favoured country will be small that the favoured country will be small that the favoured country will be small that the favoured country will be small that the favoured countr

200 It may be thought that, unless the consumer suffers the consumer suffers the consumer suffers the consumer suffers the consumer suffers to con

ones letween the two rates of duty, le will not be received ever beneat. This however is not a four viene of the en To tale an illustration we may a ume that it a favoured e a tra is before the grant of preference supply me three-states of the narret . After the preference is given the price to the con mer for a till r whe regulated by the higher rate of duty a litle in ufit irens of the five ired country will receive as has I in the reaching limited at I was of the difference between the In trute. The erect of this benn is to stimulate the trade of the manufa turer of the country received the preference and in a short time this are sear for them be it while market driving out altogether the range good no affectiver. The price to the con sum will then be tailet all the liver or preferential rate of duty on I the fay pred t is precturer, will find that the price falls to the true competitive lad But il a have not thereby lost the while b neft of the preferen. Their gam is represented by the allitemal quarter of the reak t which they have seared for them cally s at the axpense of their not preferred rivils. Thus they bene fit even when the e usumer has erred to suffer

277 It will be approved from the considerations stated above that the arguments in favour of prefer that the arguments in favour of prefer that the arguments in favour of prefer that the arguments in favour of prefer to the arguments in the to suffer a timp oray loss. In both cases to given the high that which the policy succeeds the loss will terminated to suit in temporary loss will accord to the industries of his own country. Whereas in the case of preference it will accord to the industries of the country of which preference is given.

- 228 The analogy may be traced further. It is an e-sential part of the scheme of protection which we have advocated that protection should be given only to such inductives as may be regarded as possessing a comparative advantage, and which are therefore lidely with the ud of the protection given to be able exentially to supply the needs of the country as cheaply as foreign industries. The same punciple should be applied in the giant of preference. If a preference is given to an inclinent industry or to an industry which with the preference is not lidely to be ull its supply contuits the while market the preference will constitute a permanent burden on the consumer, and will therefore from an economic point of view be un justifiable.
- 229 The economic effect of a preferential duty has two aspects Hitherto w has b a considering the duft The revenue napert. merch as it affects the consum i But the duty may also affect the Government revenue. If the preferential rate is a true reduction from the general rate it is clear that the country granting the preferential rate is sacrificing revenue. As we have indicated above hours a preferential rates are frequently not real reductions Preference often tales the form of a using the duties against the non favoured countries instead of lowering them for the benefit of the financed countries. In such ears it may be argued that the State specifices no 1 5 mile. Indeed it may receive in view of the higher rates imposed on the non favoured countries a slightly higher revenue. But for the true cronomic effect we have to look below the surface. The best tax from the economic point of view is that which brings to the public exchequer all the money extracted from the pocket of the try payer. An import duty operates to ruse the price of the whole of the commodity sold in the country whether imported or produced locally Consequently the best economic im port duty is one imposed on a commodity none of which is produced within the country. In this case the whole extra price paid by the consumer is levied in the form of import duty and reaches the public exchequer The smaller the amount imported as compared with the amount produced locally the smaller is the revenue in proportion to the tax on the consumer It is to meet these conditions that those countries which regulate their tariff, purely for purposes of revenue impose excise duties on the home production of goods on which import duties are imposed Practly the same considerations arise in the case of preferential duties. We may for purposes of this argument concentrate our attention solely on the goods imported and may ignore the home production if any It is clear that if a single rate

of duty is imposed, the State will secure as revenue the whole amount paid by the consumer. But if two rates are imposed and the consumer pais a price based on the higher of these two rates the State does not secure as revenue the full amount tall en from the pocket of the consumer. The tax therefore to this extent is not sound economically and this unsound economically and this unsound economically and the sursound resonance refect may be represented by saving that the Government loses revenue—not possibly ctual revenue but relative to the amount which it should receive in vitue of the bit len which it is placing on the consumer

230 A preferential duty when it takes the form of raising the
Home and stries may s p
port preference if it in
creases protection
industry because it increases the protection

which that industry enjoys. But this is by no means a sound argument for granting such preference. It must be assumed under our scheme that the industry is already enjoying the protection which it needs. If then this protection is indicated by means of a preferential duty the result merely is that the consumer is being penalised to an unreasonable and unnecessary extent and that the industry is receiving a larger measure of protection than it requires

231 There is one indirect effect of preferential treatment which country who frants a pre-preference will be to stimulate imports from ference in t e market of the country which receives it as country which receives it as country which receives favourable treat country which receives favourable treat

ment If the preferences are important, this vill tend to build up direct shipping connections between the two countries and as a consequence will give the exporters of the country granting the preference some advantage in the market of the country receiving the preference. In other words if imports are attracted from a particular country, there will be a tendency for exports to be attracted to that country. Thus to some extent it may be the case that the grant of a preference may bring some indirect componsating advantage to the country which grants it, provided its exports are competing with the exports of other countries in the market of the country to which the preference is granted

- (111) THE ECONOMIC LIMITATIONS OF PREFERENCE IN INDIA
- 23° We have explained in general what we conceive to be the concern and destination of normal economic effects of preferential ladian imports and exports duties, both on the producer in the country

receiving the preference, and on the consumer in the country giving it We now have to consider the probable results of a policy of preference in India, in view of the special features of her economic position This aspect of the question was examined with great care by the Government of Lord Curzon, and their conclusions were stated in their despatch to the Secretary of State dated the 22nd October 1903 In its general features the analysis of the situation then made holds good The Government of India in found that about three fourths of the total India came from the British Empire Indian exports on the other hand went preponderatingly to foreign countries. The situation still is in broad outline the same, though such change as has taken place has been to the disadvantage of the British Empire The figures given in Appendix D show that the imports from the British Empire which were estimated at about 75 per cent in 1903 averaged in the five years immediately preceding the war only 698 per cent and in 1921 22 stood at 66 6 per cent. The percent age of India's exports going to the British Empire has followed a similar course of gradual diminution In 1903 approximately 47 per tent of Indian exports went to the British Empire including exports to Hongkong and the Straits Settlements which were, however, destined very largely for China and Japan The corresponding figures for the five years preceding the war show a percentage of 419 and m 1920 21 of 43 which in 1921 22 fell abruptly to 373 Turning to exports from India to the United Kingdom these represented in 1903 about 2) per cent of the total exports in the five years preceding the war the average percentage was the same, in 1920 21 it stood at 21 9 per cent and in 1921 22 it had fallen to 197 Conditions have not completely readjusted themselves after the war, but the figures seem to indicate for exports as for imports some degree of relative decline of the importance of the British Empire in the trade of India The present position is that India receives about two thirds of her total imports from the British Fmpire and sends to the British Fmpire after deducting exports to Hongkong and the Strats Settlements which are destined for China and Japan something over one third of her exports

233 We have shown in Chapter III that between 70 and 80 per find an experts not of a land at beacht appreadly it elens of articles wholly or munity manu frequeterence from India current on the other hand the exports of minimatures from India amount to only some 30 per cent of the

total exports, the remainder consisting to the extent of 40 to 50

per cent of raw materials, and the balance of articles classified under the head of "food drink and tobacco" Broadly speaking therefore India may be said to import manufactures and to export raw materials and foodstuffs. This fact is of great significance in considering the probable results of a system of preference economic advantage derived from a preference tends to be more important in the case of manufactured goods than in the case of raw materials Manufactures nearly always meet with keen competition in foreign markets and therefore a preference on manufactures is nearly always of value. The position in regard to raw materials is different. In the first place they are usually admitted free into foreign markets so that the possibility of a preference does not arise , in the second place it is an obvious fact that to a large extent they find their markets ready made whereas the market for manu fretures has to be developed and exrefully nursed. With a comparatively small degree of competition to meet it is clear that raw materials stand very much less in need of preference than do manu factures and that the gain to them by preference is likely to le correspondingly smaller With regard to foodstuffs the general tendency in most countries is to admit them free, and the possibilities of preference are limited

234 These general considerations are corroborated by an examin Indian exports receiving attom of Indian exports and the possible preference label of preference Lord Curzon's Government

in 1903 considered the possible commodities to which preference might be extended by the United Kingdom, and found that few, if any, were likely to receive my appreciable benefit. We are now able to deal with the matter on a more practical basis for, as we have explained above the United Kingdom granted to the whole I mput 1919 such preferences as were found to be consistent with her tariff policy. The only preferences of interest to India are those on tea tobacco and coffee. In each of these cases the preference took the form of a reduction of one sixth of the duty. The preserence was a genume reduction from the general rate of duty and was not created by maintaining the existing rate for British products and enhancing it for foreign products. The amount of the preference was reasonable. The United Kingdom clearly went as far as could be expected consistently with a regard for her own interests. We have to see what benefit within those limitations has been conferred on Indian produces.

235 In the case of tea the value of the preference granted to

The India is discounted by the fact that her
chief competitor, Ceylon, enjoys an equal
preference Between them these two countries provided 86 per cent

o the tea entered for home consumption in the United Kingdom in the year 1913, and in 1920 they provided 90 per cent When such a large percentage of the total supply is entitled to the preferential rate, it may be assumed in accordance with the general economic principles which we have stated above that the price to the British consumer will be regulated by the preferential, and not by the general, rate of duty No direct bonus therefore is likely to accrue to the Empire producers of tea from the British preference The advantage which they may be expected to derive consists in the I breased demand which the reduction in price may cause, and in the possibility of securing for themselves the remaining 10 per cent of the British market But in this particular case it is not entirely clear that the capture of the remaining 10 per cent of the British market will be of any great advantage to the Empire tea producers When the question of introducing preferential rates in the United Kingdom tariff was under consideration in 1919, the Ir dian Tea Association expressed some doubt as to the value to them of the suggested preference. They thought that it would have the effect of driving Java and inferior China tea out of the English market altogether, that the result would be that these teas would compete keenly in American and other foreign markets with British tea, and that the British tea exporters might possibly lose those markets and would therefore gun nothing by the preference These views, however, are not those now held by the Indian Tea Association In 1919 the Association made a special request that India should be granted preference in the Canadian market where Java tea was obtaining a serious hold, a request which was granted by the Canadian Govern ment, and it expressed itself to us as believing in the advantage of preference to the tea trade, and as anticipating good results if a pre ference were granted by Australia We do not therefore endorse the views expressed before the grant of the preference on tea in the United Kingdom as to its possible mutility But we do think that the preference on Indian tea is only of indirect advantage to the Indian tea producers by may of a possible extension of their market, and that it does not operate to increase their profits per pound of tea sold

²³⁶ The Indian coffee planters are probably in a better position
to benefit by the British preference than
the ter planters, and they have consistently

supported the concession The proportion which the Iudian supply of coffee bears to the total supply in the United Kingdom is compara tively small, and it is possible therefore that the Indian coffee planters receive something in the nature of a direct bonus Indian coffee trade is however small compared to the tea trade, and it is not clear whether there is any large scope for increased production in India

237 In the case of tobacco, which however also occuries but a minor position among Indian exports, it Tobassa would seem likely at first sight that the

preterence would be of substantial advantage to the trade But, as was pointed out in 1903, the system of levying the duty in the United Kingdom creates a discrimination against Indian tobacco The duty on tobacco in England is charged by weight and not by value Consequently the cheaper article is taxed more severely in proportion to its value than the more expensive, and the cheap Indian tobacco pays a duty which is particularly heavy. Even with the preference Indian tobacco remains at a disadvantage in the English market This is a case in which a higher degree of prefer ence or a change in the system of assessing the duty might be expect ed to give a real stimulus to the Indian trade

238 The above examination of the existing preferences granted Actual and possible gan to Indian products in the United Lingdom to India from preference is bears out our general proposition that

Indian exports on the whole are not of a nature canable of benefiting to any great extent by preferential rates, particularly such as can be granted in the United Kingdom fruly recognise that, except perhaps in the case of tobacco, the British Government has done what it can within its existing tariff system. But only one of the major exports of India receives a preference, and even if the tariff policy of Great Britain were to be modi fied, as was proposed in 1904, with a view to extending the field of preference, we do not think that the gain to India would be great

239 On the other hand it would no doubt be possible for India to confer substantial advantages on British India cannot grant exten to confer substantial advantages on British error verferings without products by the grant of preferences in her sections loss to tertel market The nature of the British it iports which are nearly all manufactures, makes this clear. But we do not think that India could grant anything of great value without imposing a serious burden on herself and it would not be reasonable for India to meur such a burden.

240 Before dealing with what we take to be the real objection to the grant of any extensive system of proferludian fear that preference nost dominach Protoconon ences by India we wish to mention two points in respect of which apprehension is

generally expressed by Indian natureses but which do not seem to us to justify an adverse verdict from the economic point of view In the first place many witnesses have expressed the fear that a poles of preference would be equivalent to neakening the policy of protection, that the grant of preference to British manufactures m the Indian market would me in that Indian industries would not receive the full protection which they require for their develop ment We need hardly say that, if such were the probable conse quences of a policy of preference we should as strongly and un reservedly as the witnesses to whom we have referred, pronounce our condemnation. But we have explained above that In part 1 Prof .

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m with mon have treely granted preferences to the United Kingdom, have all adopted a pronounced protectionist policy, and they have in every case taken care that the preferences granted by them to the Uni'ed Kingdom in no way interfered with the protection which they considered their own industries required. We wish to make it per feetly clear that it is essential that, if my preference is granted by India, it should not be allowed in any way to diminish the full pro tection which it may be decided any Indian industry requires

241 The second apprehension of economic loss which we do not Apprehensions of loss through retaliation by foreign construes exaggerated. c 1 mer to be justified is that foreign coun tries will take retaliatory measures against India, if India excludes them partially from her markets by a system of preference. This was an argument to which Lord Curzon's Government in 1903 attached great importance

They realised the strength of India's position as an exporter of Par materials which foreign countries were interested in obtaining at the chappest rates But they could not exclude the possibility that in the case of some countries and in the case of certain articles India might be open to attack. The position was re examined by the Government of India in 1917, and they came to the conclusion that the dangers apprehended by Lord Curzon's Government on this account neit not serious. This thought that the strength of India's position as a supplier of raw materials, many of which were monopolies or partial monopolies, had been under estimated, and that the Indian export trade was not likely to be seriously prejudiced by any retaliatory action taken by foreign countries The position was examined once more by the Committee of the Imperial Legis lative Council which was appointed in 1920 to consider the subject of Imperial Preference Pheir conclusion on this point is stated in the following words -

"We first considered the question whether the application to the Indian Customs Tariff of a system of preference in tayour of goods of Empire origin would be likely to involve any danger of retaliation by countries outside the Lupire in respect of our export trade So far as we are able to judge we are unanimously of opinion that in view of the demand for our raw materials there is no danger to be feared on this score, and that the apprehensions of Lord Curzon's Government in respect of this particular aspect of the question would in present circumstances he pareal "

242 The consideration which we have been able to give to the matter leads us to the same conclusions as were reached by the Government of India in 1917 and the Committee of the Imperial Legislative Council in 1920 While it is impossible to say that no country would take retaliatory measures against India in the event of the adoption of a policy of preference, we do not think that any country is likely to be able to embark on such action with any prospect of economic advantage to itself

Real economic loss to India from preference would be the increased cost to the

243 We have dealt with two aspects of this question in regard to which we believe that popular opinion is mistaken in anticipating economic loss to India from the adoption of a policy of pre ference But we have shown, in analysing

the effect of preferential rates that they are likely in many instances to penalise the consumer in the country granting the preference, and it is in this respect that we anticipate that any considerable appli cation of a policy of preference would cause distinct economic loss to India The great mass of the people in India, it must be remem bered are poor We have throughout our enquiry borne this con sideration in mind Our general recommendations have been framed with a view to confining the sacrifice which must be demanded of the Indian consumer within the narrowest possible limits would not be consistent with our general view of the situation to ask the Indian consumer to bear an appreciable burden for the benefit

of British manufacturers. Such I urden as appears to us inevitable in the pursuit of a policy of more rapid industrial development the Islam consumer must be raked to lear. But he should not be called upon to bear an additional burden on top of this for the furtherance of inferests which are not primarily Indian.

244 In this connection a suggestion has been made that preferDadratary of grice chould never be given in the case of an
preference as a strike potected in Isla.

Suggestion is not dictated by any fear that
the preference might weaken the protection granted to the Indian
industry but by the consideration that the protection of the Indian
industry already imposes a lurden on the Indian
industry already imposes a lurden on the Indian
consumer and
that therefore it is not desirable that a further burden should be
imposed on him by a preferential rate which would undoubtedly
take the form of raising the general rate above the level which is
required for purposes of protection. We do not think that it would
be reasonable to lay down any absolute rule to this effect but we
consider that in selecting articles for preference the extent of the
burden already imposed on the consumer in respect of those
particular articles should not be incored

245 In our view it is clear that if preference is to be given it Cond tous n which the must be confined to comparatively few com grant of preference might modifies and cannot take the form of a bayast fable. general preferential tarıff modities selected must le as far as possible those in which British manufacturers already hold an important part of the market and in which the grant of preference is likely to develop rapidly the portion of the market which they will command so that the burden on the consumer if any will be removed at an early date. We have to recognise however that there may be few industries which fulfil the requirements we have laid down A British industry which is thoroughly efficient and already commands a large part of the Indian marl et is not perhaps likely to stand in need of the impetus tlat preference would give The industries which would be likely to place their futh in preference are precisely those which are less efficient and the grant of preference to them might impose a per manent burden on the Indian consumer Nevertheless we recognise that there may be eases particularly arising out of special and temporary conditions in which India might be in a position to give assistance to British industries without appreciable economic loss to herself

246 Looking broadly at the competition of foreign countries in the Indian market, we see that out of 31 per Nature of fore on compet cent of imports derived from countries outside the British Empire about 18 per cent in 1920 21 and 13 per cent in 1921 22 came from the United States and Japan After these two comes Java the imports from which however, consist of sugar, and therefore do not compete with imports from the United Kingdom The most serious general competitors of British manufacturers there fore at the present moment are America and Japan German competition in the matter of dies is an important factor, and both Germany and Belgium are competitors of whom account must be taken in the imports of iron and steel. It must also be remembered that before the war German imports into India exceeded those of any other foreign country and that there are signs that Germany is gradually working up this trade again Japanese competition is mainly confined to cotton yarn and piece goods. The United States sends large quantities of iron and steel machinery, hardware and cutlery, instruments apparatus and appliances motor cars and tobacco which may be considered in varying degrees to be in com petition with British imports. These are the main heads under which we might expect British manufacturers to inticipate advantage to themselves from the grant of preferences in the Indian market

247 We have received a certain number of applications from British manufacturing interests for the Requests of Br t el manu-facturers for preference grant of preference Representations have been made in respect of dyes motor cars electrical apparatus tobacco drugs and rubber tyres while a general appeal was received from the British Empire Producers Organisation impressing upon us the importance of the adoption of the principle of Imperial Pre-We are not in a position to make any definite recommend ations in regard to the merits of these various applications. But we think it desirable to point out certain aspects of some of them which have come under our consideration

218 The application which is probably of the most importance and which has been most carnestly pressed Dyes on our attention is that on behalf of British

dies. It was pointed out that the manufacture of dies has been recognised in the United Kingdom as an industry of imperial im portance and that in consequence it has received a very special measure of ir tection in the marl et of the mother country considerations it is urged which have led the United Kingdom to

give special treatment to the disc industry should lead other parts of the Empire to do what they can to assist the development of British dyes It is not only that in time of war the I'mpire should not be exposed to the rish of finding its supplies of direstuffs entirely cut off The dre industry has a much closer and more direct relation to the interests and even the safety, of the Empire in the event of war It is recognised that an efficient dyestuff industry is of the utmost importance to the national security, as in its absence serious difficulty must be experienced in turning out rapidly the explosives and chemicals required for war From this point of view therefore the establishment of a large scale dyestuff industry is of supreme importance to all parts of the Impire It is admitted that under present conditions there is no possibility of starting such an industry in India India therefore in time of war must be dependent on the dyestuff industry of the United Lingdom, and from the point of view of Indian interests it might be thought that some help could reasonably be extended by India to the British industry The Indian market is of great importance, and the British industry 18 at pre ent apprehensive that it may lose this market and thereby suffer a severe blow The competition is mainly with Germany, which before the war was unchallenged in the production of dyestuffs It is urged that the German industry which is a well organised monopoly would be prepared to sell even at a loss in order to drive the British industry out of the Indian market, and that in any case the present depreciation of the mark gives the Germans an enormous temporary advantage in competition with the British product For these reasons, and because the British industry 19 still to some extent in its infancy and has not yet reached the stage of full efficiency the British companies ask for a preference in the Indian market

249 We recognive the strength of the considerations put forward but we realive also that there are important arguments on the other side. We understand that in many cases the British dyes are not considered equal in quality to the German dyes and that therefore by preferring the former india would be imposing a handicap not only of price but of quality on her manufacturers. The competition of the Indian mills with Japan in piece goods is at the Present time so keen that India might well hesitate to handicap her own manufacturers by forcing them to use dearer and inferior dyes. So far as the Indian mail et is concerned this handicap might be neutralised by increasing the duty on imported piece goods, but such a course would have the effect of penalising the Indian consistence.

sumer In any case the handleap could not be removed in the case of competition with Japan in foreign markets

250 We have stated as impartially as we can the arguments which have been used on both sides, and we feel that in accordance with the pimeiple we have adopted throughout this report we cannot go any further and on the limited information available to us make any definite recommendation. We think that, if the principle of Imperial Preference is adopted, the question of a preference on divers a affecting all interests might be examined by the Tariff

Beard

251 The case for a preference on British motor cars was put

Motor cars

British Motor Manufacturers Limited, and
orally by the Motor Trades Association of Calcuttin The case of

orally by the Motor Trades Association in Calcuttr The case of motor cars is somewhat peculiar. The main source of supply is the United States which in 1920 21 sent motor cars to the value of £4 506 399 while the value of cars imported from the United King Com was only £2,133 987. The class of cars supplied by the United States and by the United Kingdom is different. The American cars make their appeal to the Indian market in virtue of their cheapness, and the enormous increase in the import of American cars recently shows that this is a factor which is of the utmost importance in India We understand that efforts are being made in the United Kingdom to produce cars which would complete with the cheap American cars and a preference in the Indian market might give a decided stimulus to this movement.

252 With regard to machinery we have stated that it is desir he til it should be admitted free But Machinery we would not exclude an examination by the Tariff Borid as to the effect of imposing a low import duty on foreign mechinery while admitting British machinery free

253 The feasibility of a preference on cigarettes might also be examined. In 1920-21 the import trade was divided almost equally between the United

Kingdom and the United States, the latter having a slight advantage. The figures of recent years show that the imports from the United States, have I can increasing very largely, and it is possible that a case for preference might be made, out

254 So far we have shown that in the nature of things any preproference to be regarded ferences granted to India are likely to be of many avoisative of than hot considerable less value than the preferences mapart of a bargum

and that consequently in any balance of economic loss or gain India would under any general system of preference be a decided loser. We do not however wish to lay too much stress on this aspect of the matter We realise that Imperial Preference as between the Dominions and the mother country has not hitherto been a matter of bargain The Dominions from the first gave such preferences to the mother country as they felt were consistent with their own policy and were not injurious to themselves. Though they made it clear that they would welcome any response on the part of the United hingdom, they did not make the grant of their preferences conditional on such a response From 1897 to 1919 no response in fact was made When in 1919 Great Britain decided to follow the example of the Dominions and introduce a preferential system, she gave freely such preferences as she felt could be granted consistently with the interests of her own people and the requirements of her own tariff policy In the same way, if India is to adopt the principle of Imperial Preference, she must adopt it freely to the extent to which she feels she can do so without detriment to the paramount interests of her own people She receives already certain preferences from the United Kingdom
In which they are given
She recognises with gratifude the spirit
She will not wish to look too narrowly to the actual economic advantage of these preferences and in turn she would expect that any preferences which she finds herself in a position to grant without serious detriment to her own interests should be received in the same spirit, and should be regarded as a voluntary gift and not as part of a bargain

(10) Conclusions

255 We have been impressed throughout our enquiry by the Causes of Indian hostil ty to preference and it is important to explain the causes which in our view underlie this antagonism

256 We have already referred to the behef entertained by many Offarthatit may do min boundaries. that preference would operate to reduction we cannot be fixed principle to Indian industries. This apprehension can be met by living him definitely the principle that under no circumstances should preference by allowed to diminish the protection which it may be decided that an Indian industry requires

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257 A second argument which has weighed with many witnesses is that preference is equivalent to the grant (11) burden on Indian con of a bounty to the British manufacturer at the expense of the Indian consumer, that India is poor while Britain is rich and that it is not reasonable to expect the poor country to make a gift to the rich one We have explained that in our opinion this view of the question is not unreasonable and that any general system of preference would undoubtedly impose an appreciable burden on the Indian consumer which we do not think it fair that he should be called upon to bear This argument may be met by the assertion of a second principle namely that Imperial Preference should no involve any appreciable economic loss to India. In estimating the economic loss it would be reasonable to take into account any economic gain which India receives from the preferences granted by the United Kingdom , and in case any should be tempted to look too narrowly a the balance of loss and gain, it is well to remember that India at present enjoys the protection of the British Navy in return for merely nominal contribution

258 The main cause however of the general hostility displayed by Indian witnesses to the idea of Imperial (11) fear that t will affect India s fiscal autonomy Preference is, we think political It is based There is a fear that if India accepted the on a feeling of suspicion principle of Imperial Preference she would find that she had parted with the newly won privilege of fiscal autonomy, that in the name of Imperial Preference the tariff policy of India would be directed not in her own interests but in the interests of other parts of the Empire, that if India signified her acceptance of the principle the details would be dictated to her regardless of her own interests and details would be dictated to her regardless of her own interests and wishes. We think that these fears are based on a misunderstanding of the type position. Many regard Imperial Preference as meaning a unified fariff policy for the whole Empire dictated if not by the mother of unitry, at least by binding resolutions passed at periodical Imperial Conferences. This is a complete misunderstanding of the real princil less which underlie Imperial Preference. We have shown above this Imperial Preference implies no land of interference in the string policy which the scawar Dominions have chosen for them elves and in idea of a system of free trade within the Empire or any timiform tariff policy. It is true that as a result of the Paris Peonomic Conference of 1916 already referred to the question of the organization of the Empire as an independent escapean unit the organisation of the Empire as an independent economic unit seemed for a time to be coming into practical consideration. But

the ideas to which the class of the war gave rise did not long survive its termination, and the policy of Imperial Preference developed on its original lines. Each part of the Limpire took such steps as it felt could reasonably be taken consistently with its own interests to promote inter imperial trade and the manufactures of the mother country. This is the neurning which we atta h to the policy of Imperial Preference, and all our recommendations must be read as inferring to such a policy, and not to any idea of a joint tariff policy for the Empire imposed on the various component parts.

259 But the doubters think that, whatever may be the policy in Tio naturance of the Intella Government regard to the Dommons, India stands in a different relation, and that the principle of ing feed and nonly India stands in a different relation, and that the principle of Imperial Preference may be utilised against them that the principle of permitting India to decide her own facility policy has been stated in the most explicit terms. We quote once more the recommendation made by the Joint Select Committee on the Government of India Bill in their report on clause 33

"Whatever be the right fiscal policy for India, for the needs of her consumers as well as for her manufacturers, it is quite clear that she should have the same liberty to consider her interests as Great Britain, Australia, New Zealand, Canada and South Africa. In the opinion of the Committee, therefore, the Secretary of State should as far as possible avoid interference on this subject when the Government of India and its Legislature are in agreement, and they think that his intervention when it does take place, should be limited to sit guarding the international obligations of the Impure or my fiscal arrangements within the Lapine to which His Majesty's

Government is a party "

In his despitch of the 30th June 1921 the Secretary of State said that on behalf of His Majesty's Government he had accepted the principle recommended by the Joint Committee in this passing it is true that some doubt may be aroused by the words any iscal arrangements within the Impire to which His Majesty's Government is a party." But we have explained that Impirial Preference as the theoretised and as understood by us cannot movibe any die tation by His Majesty's Government to any portion of the I'm inc. The convention which the Secretary of State has undered in to establish gues, it is true, no assurance that a policy favoured by the



of a greater whole. From this point of view we firmly believe that India should not turn her back on the principles which have been adopted in the greater part of the Empire and are rapidly being extended to the remainder. We would not have India standing in a position of moral isolation within the Empire. The view has been expressed that in consequence of India a special economic situation, which we have explained in detail above, and her consequent mability to grant preferences which are likely to be of serious economic value, such a gift as she might make would be regarded as valueless. We are convinced that such a view is wholly mistaken, and that on the contrary a free gift from India, however small, would be welcomed by the United Kingdom as 7 gesture of friendship and as a proof that India realised her position as a member of the Impire

262 We recognise that the question of Imperial Preference is one which can only be determined it Decision must rest with the Legislature accordance with Indian opinion, and that the Indian view can be best ascertained by reference to the Council of State and the Legislative Assembly, without whose free consent no such policy can be adopted. We feel confident that the Indian I egislature will consider the obligations of India in this matter as a Principles which should govern any application of the policy component part of the Empire We have endersoured to indicate certain principles which should govern the application of the nolicy, if adopted We report them once more In the first place no preference should be granted on any article without the approval of the Indian Legislature Secondly, no preference given should in ant way diminish the protection required by Indian industries Thirdly, the preference should not involve any appreciable economic loss to India after taking into account the economic gain which India derives from the preference granted her by the United

263 It is evident that the Legislature can hardly be asked to
***agreetide against by Tariff pronounce an opinion on the policy until it
spheritors is framelied. We would therefore recommend that us a
spheritors is framelied. We would therefore recommend that us a
**preliminary to any consideration of the desirability of India adopt
ing the policy of Imperial Preference an examination should be made
by the Tariff Board to determine whether there are any commodities
on which preference might be given in accordance with the principles
which we have laid down to the benefit of the Finite and without
detriment to Indian interests.

Lingdom

142

Indian Legislature will necessarily be adopted. But it does, we think give a practical assurance that no fiscal measures which the Indian Legislature does not approve will be adopted in India Am fear therefore that particular applications of a policy of preference can be made contrary to the wishes of the Legislature appears to us to be illusory Nevertheless we would put the matter beyond all possible doubt by asserting as our third principle that no preference should be granted on any commedity without the explicit approval of the Indian Legislature

260 Hitherto we have discussed this question purely from the point of view of India's interests and The In perial aspect. India's feelings But we are not blind and we do not believe that Indian opinion will be blind, to the larger Imperial aspect In discussing the advantages that Great Britain might derive from a preference in the Indian market we have nitherto treated that advantage solely from the narrow economic rspect, and it has presented itself as an advantage to be derived by particular industries or particular manufacturers. But even on the material and strictly economic side the interests involved are far wider than those of the prosperity of particular industries We do not forget that the United Kingdom is the heart of the Lappire, that on its strength depends the strength and cohesion of the Empire, and that its strength is bound up with the prosperity of its export trade, which has enabled a small island to find the resources which bind together and unhold the great Commonwealth of Nations known as the British Empire Unless the United Kingdom maintains its export trade the heart of the Empire will weaken, and this is a contingency to which no part of the Empire can be indifferent. Nor again do we forget that the communica tions of the Empire are guarded by the British Navy, and that the burden of muntaining that essential service falls almost entirely on the people of the United Kingdom

261 While howe er we do not ignore the material side of the nolicy of Imperial Preference, we believe It esent ment of Furp re

that the sentiment with which it is associated is even more important. Imperial Preference is regarded through out the I'mpire as a means of strengthening the ties which build tog ther its scattered units. Adhesion to the policy of Imperial Preference is thus coming to be regarded as a test of lovaliv to the Lupure, as a proof that the various parts of the Empire look beyond their own immediate interests and recognise their position as parts of a greater whole. From this point of view we firmly believe that India should not turn her book on the principles which have been adopted in the greater part of the Empire and are rapidly being extended to the remainder. We would not have India standing in a position of moral isolation within the Empire. The view has been expressed that in consequence of India's special economic situation, which we have explained in detail above, and her consequent inable his to grant preferences which are likely to be of serious economic alac, such a gift as she might make would be regarded as valueless. We are convinced that such a view is wholly mistaken, and that on the contrary a free gift from India however small would be welcomed by the United Kingdom as a gesture of friendship and as a proof that India realised her position as a member of the Empire

262 We recognise that the question of Imperial Preference is Dees on must rest with one which can only be determined to accordance with Indian opinion, and that the Indian view can be best ascertained by reference to the Council of State and the Legislative Assembly, without whose free consent no such policy can be adopted. We feel confident that the Indian I egislature will consider the obligations of India in this matter as a Princ ples which alould component part of the Empire We have gotern any application of which should govern the application of the rolley, if adopted We repert them once more In the first place, no preference should be granted on any article without the approval of the Indian Legislature Secondly no preference given should in any way diminish the protection required by Indian industri s I hardly, the preference should not involve any appreciable economic loss to India after taking into account the economic gain which India derives from the preference granted her by the United Kingdom

263 It is evident that the Legislature can hardly be asked to "spreading by Train" in 16 miles in opinion on the policy until it in some idea of the extent to which its application is ferable. We would therefore recommend that as a spreading in a large consideration of the desirability of India adopt by the policy of Imperial Preference an examination should be made the total Tariff Board to determine whether there are in commodities on which preference might be given in secondance with the principles which we have laid down to the binefit of the Figure and without detriment to Indian interests

ment or not

264 Hitherto in discussing the question of Imperial Preference we have confined our consideration to pre wards the Dominion and ferences granted to the mother country Color or With regard to other narts of the Impire

words the Dominion's tell references granted to the months of Color or With regard to other parts of the Impire we would recommend a different policy. We suggest that to the United Kingdom should be offered such preferences as India may find she is able to offer without appreciable injury to herself. With regard to other parts of the Impure ve recommend a policy of reciprocity such as is already adopted by more than one Dominion for inter-dominion trade relations that is to say, preferences should be granted only as the result of agreements which might prove to the mutual advantage of both parties. In this connection India would doubtless not be unaumidful of the fact that she already enjoys the benefit of certain concessions granted by Canada and New Zealand. The agreements which we contemplate would be purely coluntary, there would be no kind of obligation on India to enter into them times sher own interests appeared to demand it, and it is evident that political considerations could not be eveluded in determining whether it was desirable for India to enter not an economic agree.

265 We think it is necessary that there should be laid down for Tie question a practical India some policy of the nature outlined above in regard to trade relations with other parts of the I'mpire We have already mentioned that India receives preferences from Canada and New Zealand We understand that proposals for reciprocity were received in 1919 from one of the Dominions We have recently been informed by the Canadian Government Trade Commissioner to India that a preference on motor ours granted to Canada would stimulate the present tendency for the well known makes of American cars destined for the Indian market to be made in Canada and would be regarded as a graceful reciprocal act on the part of India It seems probable that this benefit could be conferred on Canada without any appreciable loss to India We have also received strong representations from the Government of Mauritius and the Mauritius Chambers of Commerce and Agriculture requesting that preference may be given to Mauritius

Mage has major in the Indian market. We realise
that, judged by ordinary economic principles, the case for a preference on Mauritius sugar is not strong.
The proportion of Vauritius sugar to the total imports of sugar into
India is small, and there appears to be little probability that Mauritius.

will ere be able to supply the whole Indian market. Nor does at seem that Mauritius though willing to grant India reciprocal benefits, would be able to offer anything which would be of material advantage. At the same time it has been urged that the majority of the population of Mauritius is Indian that Mauritius sugar is grown entirely by Indian labour and that a large proportion of it is owned by Indian proprietors. A case like this is we consider, suitable for examina ton by the Tariff Borrd, and the Legislature should then decide after balancing the advantages and disadvantages whether it would be to the interests of India to enter into a reciprocal agreement with Mauritins.

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CHAPTER XIV.

The Form and Application of the Tariff.

266 Customs duties take as a rule one of two forms They Epecifs and ad volorem are either specific, that is to say, the duty is expressed as a definite sum to be paid for a definite weight or measure of the commodity, or ad alorem, in which case the duty is expressed as a percentage of the value of the commodity Tariffs in their earlier stages have usually been based on ad alorem duties but in most of the more advanced countries except the United States ad valorem duties have been, wherever possible, superseded by specific duties

267 The great advantage of a specific duty is the ease and certainty with which it is collected Advantages and deadvan customs officials have to perform a task (a) administrative which is hardly more than mechanical There is little possibility of dispute between the customs authorities and the importers and little opportunity for final respects the system of al valorem duties is obviously less desirable In the case of an ad valorem duty the primary difficulty is to ascer tain fairly the value of the goods to be assessed In India under section 30 of the Sea Customs Act the value for purposes of customs assessment is based on the current local wholesale value if ascertain able, and otherwise on landed cost. In other countries it is more usual to base the value upon the foreign selling price adding freight and other charges Both systems have their inconveniences Indian system places a heavy responsibility on the appraisers alternative system lends itself to the presentation of fraudulent in voices, which it is difficult to check without an elaborate and expen sive consular service. When duties are at a low rate the disadvant ages of the ad calorem system are less marked, but with high duties the assessment of the value of the goods becomes a matter of serious pecuniary importance. The honest importer is likely to dispute more keenly the valuation while the less scrupulous may be tempted to evide the duty by false declarations, or may endeavour to obtain a favourable assessment by corrupt methods. With large sums of money myolved, the responsibility placed upon the customs officials becomes very heavy. From the administrative point of view there is no doubt that when rates are as high as they now are in India specific duties are preferable to ad valorem.

268. The system of ad talorem duties moreover involves certain (w) the internet of the disadvantages to the importer. A rise in the price of an article imported means a corresponding rise in the duty payable, and it is possible that the importer, having contracted to sell at a princular rate, may find that the increased duty payable over and above what he had cliculated turns his auticipated profit into a loss. This gives a somewhat undesirable character of speculation to import trans ections. In the case of a specific duty on the other hand the importer can calculate beforehand exactly the amount of duty that will be payable, and his calculation of this item cannot be upset by any change in prices.

259 On the other hand, specific duties have obvious disadvant

(i) is stability of rate, and after ably a specific duty results in continual
changes in the rate of duty. When prices fall the specific duty is
relatively high, when prices rise it is relatively low. Again a specific duty convey, as a rule to the general public, and even to a majority of the Legislature, a very-imperfect idea of the rate of duty and
the actual burden which is being imposed, and in the discussion of
such duties in the Legislature a marked advantage is enjoyed by men
with expert knowledge, who are precisely those who are likely to be
personally interested in the duty. A system of specific duties in
doubtedly tends to accommodate itself more easily to the production
of effects not really intended by the legislating body.

270 So far as the Government revenue is concerned the ad valorem system is probably more advantageous. It provides for an automatic increase in the revenue when prices rise, while the specific duty provides against a fall in the Government revenue when prices table. On the whole it appears more desirable that the revenue should increase automatically as the needs of the Government are increased by higher prices, than that the Government revenue should be maintained unaltered when owing to a fall in prices the expresses of Government are diminished.

may prove excessive

271 Finally from the point of view of protection the system of () edequacy of protes tion

If the general level of prices rises to a marked degree, the full protection designed by the Legislature may not be afforded. If on the other hand the general level of prices falls, the protection

272 Hitherto we have discussed the question as between specific and ad valorem duties as if the choice were Vatural limitations on the imposition of specific duties. But it is evident that in all cases free this is not so A specific duty cannot be imposed unless there is either little variation in the quality of the article concerned or it is possible to define the different qualities with considerable accuracy Unless these conditions are fulfilled a specific duty 15 obviously most unfair as it results in charging a uniform amount on articles of very different value. It is evident therefore that any considerable extension of specific duties involves a corres ponding elaboration of the definitions in the tariff For instance it has been suggested that a system of specific duties should be applied to cotton piece goods. At present these form only one item in the tariff schedule, and are not further defined. But if specific duties were applied it would be necessary to draw up a number of different headings and to enter into minute definitions Further, it is clear that certain articles would never be susceptible of treatment by means of specific duties. Such things as machinery or certain kinds of apparel have a range of value per unit so wide, that it would evidently be out of the question to put a uniform amount of duty on all units

273 The Indian tariff at present is based for the most part on ad volorem duties. But certain important articles such as salt, kerosene oil, liquors and matches are subject to specific duties, and other important elasses notably sugar, metals, silk, chemicals and dyes are assessed by means of a special combination of specific and ad valorem duties known as tariff valuation. The principle of a tariff valuation is that the Government from time to time determines the value of the article for purposes of assessment and thereby relieves the customs officials from this part of their trail. The synctioned advalorem rate is then applied to the conventional value fixed for the article. The tariff valuation is thus equivalent to a system of specific duties adjusted from time to time to meet fluctuations in prices, the basis

of the duty remaining a uniform of valorem rate. This system is a large extent combines, the advantages of both specific and of stopen duties. The collection is as simple as the collection of a specific duty. The importer also is able to rateulate ahead approximately what duty he will have to pay. If the adjustments are made at frequent intervals the intentions of the Legislature in regard to the rate of duty will not be defented by fluctuations in pres, and the public will know the exact rate at which the duty is long levied.

274. The ordinary practice in India has been to fix new tariff Attensive principles for Enga long variation. The unfunctions once n year. The valuations are based upon considerations both of current rates and future prospects, the object being as far as possible to fix a valuation which shall not differ widely from the actual value during the period for which the valuation is in force, The valuation is therefore in the nature of an estimate or guess, and it sometimes happens that prices do not follow the course enicipated, with the result that the tariff calcultion differs conaderably from the actual market value. In such circumtances traders not infrequently complain. But there is another method which has been followed in the case of sugar Here no attempt is made to estimate the probable course of events. The valuation is an automatic process. The valuation for each year 19 based on the average values of sugar for the twelve months preceding. There is no pretence that the valuation should correspond to the actual value for the period for which it is in force. A frankly conventional value is fixed. But this system has the advantage that the human factor is climinated, and that merchants are able The automatic valuation to calculate ahead approximately what the

bised possibly on the prices of the preceding three years instead of only one year, seems to us to have much to commend it. It would of course be necessary for Government to publish monthly the prices which would afterwards form the basis for the valuation; and we realise that this might be a somewhat elaborate business if the system were widely extended But we think that a scheme of this nature goes so far in the direction of combining the oil analysis and more manipulations and with the combining the disadvantages of the specific and ad allorin systems that the Tariff Board might be directed to examine the feasibility and destability of the extruded use of a system based on these principles.

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271 Finally from the point of view of protection the system of
() adequary of protection specific dulits gives no assurance that the intentions of the State will be carried out. If the general level of prices rises to a marked degree, the full protection designed by the Legislature may not be afforded. If on the other hand the general level of prices falls, the protection may prove expressive.

272 Hitherto we have discussed the question as between specific and ad salorem duties as if the choice were Vatural limitations on the impost on of specific dat es. in all cases free. But it is evident that this is not so A specific duty cannot be imposed unless there is either little variation in the quality of the article concerned or it is possible to define the different qualities with considerable accuracy. Unless these conditions are fulfilled a specific duty s obviously most unfair as it results in charging a uniform amount on articles of very different value. It is evident therefore that any considerable extension of specific duties involves a corres ponding elaboration of the definitions in the tariff. For instance it has been suggested that a system of specific duties should be applied to cotton piece goods. At present these form only one item in the tariff schedule and are not further defined. But if specific duties were applied it would be necessary to draw up a number of different headings and to enter into minute definitions Further, it is clear that certain articles would never be susceptible of treatment by means of specific duties. Such things as machinery or certain kinds of apparel have a range of value per unit so wide, that it would evidently be out of the question to put a uniform mount of duty on all unite

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of the duty remaining a uniform advioloring rate. This system to a large extent combines the advantages of both specific and at raterial dates. The collection is as simple as the collection of a specific duty. The properties also is able to calculate ahead approximately what duty he will have to pay. If the adjustments are made at frequent intervals the intentions of the Legislature in regard to the rate of duty will not be defeated by fluctuations in preceasing the public will know the exact rate at which the duty is being levined.

274 The ordinary practice in India has been to fix new tariff Aliematica principles for Exing a famili va nation. valuations once a year The valuations are based upon considerations both of current rates and future prospects, the object being as far as Possible to fix a valuation which shall not differ widely from the actual value during the period for which the valuation is in force The valuation is therefore in the nature of an estimate or rues, and it sometimes happens that prices do not follow the course anticipated, with the result that the tariff valuation differs con aderably from the actual market value. In such circumtances traders not infrequently complain. But there is another method which has been followed in the case of sugar. Here no attempt is made to estimate the probable course of events. The valuation is an automatic process. The valuation for each year is bised on the average values of su, r for the twelve mouths preceding There is no pretence that the valuation should correspond to the actual value for the period for which it is in force. A frinkly conventional value is fixed. But this system has the advantage that the human factor is eliminated and that merchants are able

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160

275 It has been suggested that the tariff valuation system just described not only has the obvious It o effect of automatic fariff valuations on protective duties idvintages to which attention has been directed, but in a protective tariff operates to the advantage both of the producer and of the consumer We give in Appendix L a table showing the effect of tariff valuations on this basis as compared with ad valorem duties under various possible com binations of prices It is clear that when prices are low the tariff valuation gives a heavier actual duty than the ad valorem system, when prices are high it gives a lighter duty. It has been argued that this result is to the benefit both of the consumer and the producer When prices are low, the consumer can afford to pay a little more in the shape of duty , when prices are high, it is a ichef to him to pay a little less duty. From the point of view of the manufacturer, when prices are low it means that there is depression in the industry , it is probable that there is depression elsewhere, and that foreign countries will be prepared to sell therproducts at a very low figure in the Indian market At such times the Indian producer requires a higher degree of protection, and this is what the tariff valuation system will give him On the other hand when prices are high, the industry both in India and elsewhere is doing well, the demand is in excess of the supply, and therefore the Indian producer is likely to require proportionately less protection

276 Our general conclusion is that, while the Indian tariff must cont in is it present ad ralorem and specific duties and tariff valuations, the Specific duties as I tariff valuations to be extended chutiously system of specific duties and tariff valua-

tions might be extended cautiously, wherever examination by the Tariff Board shows that this is likely to be in the general interests

277 Any considerable extension of specific duties or tariff valua tions will inevitably lead, as we have Necessity for elaboration or the tariff pointed out above, to an elaboration of the (i) to remove ambiguities turni In any case we think that elaboration is desirable. We have been given to understand that in many eases the present wide categories give rise to difficulties of inter Ambiguities arise from a particular article coming partially under one head and partially under another ambiguities can only be removed by a more detailed description of articles, and we think that the elaboration of the tariff on these

lines will render the administration of the customs simpler both for the staff and for importers

278 Protection too tends inevitably to an elaboration of the (ii) to enable protection to be given with diseminian tion.

431 So long 1s the object of the tariff is merely to raise revenue, any considerable differentiation between articles

of the same general description is unnecessary. But as soon as the tariff is framed on protectionist principles and duties are fixed with reference to the needs of Indian industries and the degree of competition from abroad, it is inevitable that certain articles of a general class will require more, and certain articles will require less, protection. This result can only be achieved by distinguishing between them and therefore multiplying the number of different items in the tariff. An examination of the tariffs of protectionist countries proves conclusively the truth of these observations. From this point of view also therefore we must contemplate a considerable elaboration of the existing tariff descriptions and a considerable increase in the number of items.

279 We take the opportunity of emphasising here a point to Definitions not to be based which we have already drawn attention on unfaded use in connection with the treatment of electrical transmission gerr namely that the definitions of articles in the tariff should not be based on the intentions of the importers and the use to which the articles are to be put. The customs officers must be given a clear definition which is capable of immediate identification. If once considerations of intention enter, it becomes difficult for the customs officers to make a proliminary decision as to what the intentions may be and it becomes necessary to verify subsequently by veratious enquiries whether the presumed intentions have been carried out.

280 It is noticeable that most of the protectionist countries have adopted some form of double tariff. The commonest form is the general and conventional tariff which arises in the following way. A general tariff is passed by the Legislature. Commercial treaties are then negotiated with various countries providing for mutual tariff concessions granted to one country as the railt of such a treaty are smally by the most favoured nationally a state and all other countries. As the result therefore of a series of treaties a second or concentional tariff is dead ped which embodies all the concessions granted as the result of these commercial treaties. A second form

of the double truff is known as the maximum and minimum system. In this case the Legislature frames two tariffs one at a higher and the other at a lower rate known as the maximum and the minimum Negotiations are then entered into with offer countries and when satisfactory concessions are received from them they are admitted to the benefit of the minimum tariff either generally or in respect of particular items. The system differs from the one described above mainly in the fact that the concessional rates are laid down by the Legislature and are not left to be determined by diplomatic negotiations with each country.

281 We have no hesitation in saying that neither of these systems is in the least suitable to Indian Unsuitable to Ind a. con litions It has to be remembered that countries which export manufactures largely are faced with special difficulties in the way of hostile tariffs and they are driven to tle necessity of meeting those difficulties by maling special arrange ments such as those which issue in these systems of double tariffs But India is mainly an exporter of raw materials her exports are not faced by hostile tariff walls and she is not yet therefore under the necessity of pushing her exports by means of special negotiations or the grant of reciprocal concessions. On general grounds it is obviously desirable to avoid this system of double tariffs if possille We are recommending a more or less scientific determination of the amount of protection required by each industry. A double tauff would upset it is principle of granting adequate protection. It would mean that one of the two tariffs was excessive or inadequate policy should be to impose the duties which her own actual conditions demand and not to frame her duties with reference to any other considerations The objections which we have just pointed out apply of course to a preferential tariff and we have already indicated them in discussing the principle of Imperial Preference We have given our view that India should not adopt a general preferential system , and any preferences that may be granted on particular articles will not be equivalent to the construction of a double tariff of the nature we are here discussing

282 At the same time while we are convinced that it is neither a remainder of necessity nor of advantage to employed in cases of neces. India to attempt to obtain special concessions for herself by menns of negotiations still that cases might arise in which Indian exports are treated unfairly

by other countries or unfair discrimination is practised against them In such cases it is important that India should not be defence The weapon which we recommend should such a confin gency unfortunately arise, is the imposition of special penal rates against any country from which such unfair freatment is experi enced As we have already explained in dealing with export duties, we would not exclude in such a case the use of penal export duties as well as penal import duties. But great care would have to be exercised in applying such penal duties to see that India did not suffer more than the country against which the weapon was directed. For instance if a negal rate of duty is imposed on an article in which the negalised country holds a commanding position in the Indian market the result will mentably be that the price will be raised to the Indian consumer If the namely we to be ammediately effective and is not to nure the Indian consumer it must be applied to articles the im port of which from the penalised country is comparatively small so that there is every prospect that the effect of the penalty will be to drive it out of the Indian market altogether

283 We realise that the procedure for imposing any such penul Procedure for imposing a rates might be cumbrous. The negotiations which would precede any such action would have to be conducted through the British Government and it would be necessary for the British Government to maintain a right of interference in evec the action which India wished to take were bloch to affect the large interests of the Empire.

284 We do not wish to leave the impression that in mentioning the possible necessity of imposing penal rates Infut one effe ts of touff we are in favour of such action except in case of extreme necessity or are not fully conscious of the undesirable It is seldom that a tariff war has done any results of touff were thing but harm to both the countries which have entered on it retaintors measures which achieve their end are not without They disturb the rate of duty which is con their disadvantages stlered necessary for an industry and if they are not immediately successful vested interests may grow up under shelter of a duty which from the point of view of India is excessive and it may be difficult even when the necessity for retaliation has ceased to lower the duty to the real economic level. We cannot sum up the policy which we recommend for other than Imperial trade relatiors more clearly than in the words used by the United States Tariff Com mission in its Report on Reciprocity and Commercial Treaties United States should ask no special favours and should grant no 354

special favours. It should exercise its povers and should impole its penalties not for the purpose of securing discrimination in its favour but to prevent discrimination to its disadvantage India observes these principles we do not anticipate that she will be driven to take any retaliatory action execut in very rare cases

285 Under the existing law no customs duties are levied on goods

Customs d ty shald be charged on good; be ong ng to G vernment. We have to G vernment. of his provision. Government is the min

cipal buyer of goods from abroad and it is evident that, if Govern ment stores come in free of import duty Indian manufacture, will in a wide filld of competition not receive the protection lesigned for them. It is true that this point has been realised by the Government and that it has been laid down that in comporing the prices of Indian and imported goods the cost of import duty should be added to the imported goods. This however is merely a paper transaction and we found a general feeling among industrialists that this safeguard was not one that could be relied on fully We share these views The safeguard prescribed by the Government may easily be overlooked by individual officers. If on the other hand duty is actually collected on Government imports, there can be no possibility that this item in the cost of imported stores will remain unnoticed. We recommend, therefore that in the interests of Indian industries duty should be charged on goods belonging to the Government and that the proviso to section 20 of the Sea Customs Act should be repealed

286 This general recommendation must be understood as subject to one obvious qualification There are Except in the case of articles not likely to be manufactured in India by private enterprise certain articles such as guns rifles etc.

which could not possibly be made in India by private enterprise, and it is evident that no purpose would be served by going through the cumbrous and un necessary process of assessing duty on such articles. In these cases examination or assessment by the customs officials would be a mere waste of time and money We recommend therefore that all articles of this nature namely, such as are not likely to be manufactured in India by private enterprise should be exempted by special notifica tion under the Sea Customs Act

287 We are aware that certain objections have been taken to the system of paying duty on Government

Object one to this proposal not of great importance imports which we advocate But we do not

thn! that these objections are of sufficient importance to outweigh the identities which Indian industries are likely to derive from the ploption of the proposal It has been pointed out, for instance, that charging duty on Government stores will mean a large increase m the faures both on the revenue and the expenditure side of the Government accounts We realise that this may be held to involve ter un die de intage but we do not think that they are of serious importance. It is also no doubt true that unless special arrange hints are male the charge would have some adverse financial effect on Local florernments musmuch as import duty would be paid by them while the revenue would receive to the Central Government Il s however is a matter of detail, in regard to which it would be out of place for us to make any recommendations A third objection of more importance has been raised. The adoption of the rule which we propose will mean that duty will for the first time be paid on rail vay material imported by State railways worked by the State. Consequently the cost of running these railways will be increased, and this it is suggested might necessitate an increase of freight rates and fares We do not however anticipate that any such result need necessarily follow We must point out in the first place that the duty is already paid on material imported by company worked railways and to charge duty on Government imports would merely put the State worked railways on a level with the company worked ladway. Further the financial position of Government is in no way impaired by charging duty on Government stoics. Liven if the state railways make less profit and the State revenues are in this respect diminished the Government receives an enhanced revenue from the customs duty paid. The financial position of the Government of India looked at as a whole is in no way affected

288 But while we see no objection to duty being charged on the Import daty on railway worked by the State just as it is charged on the plant and rolling stock of State railways worked by the State just as it is charged on the plant and rolling stock of other railways, we must not nuces sarily be understood to endorse the suitability of the existing rate of duty on these articles. In the budget for the current year it was proposed that the duty both on machinery and on railway plant and rolling stock should be raised from 25 to 10 per cent. These, two classes had hitherto for reasons of practical convenience always received similar treatment. On grounds which we entirely approve the Legislature declined to raise the duty on machinery from 25 to 10 per cent, but the proposed increase on railway material was

passed without discussion. The proper relationship of the duties on machinery, on railway materials and on iron and steel (which is also now hable to duty at 10 per c.i.t.) is a question of some complication, which we think will have to be examined

- (a) revenue effect by the Tariff Board We only wish to draw attention to two points The first is that, as the bulk of the profits on railways accrues to the State, the transion of railway material on rainways accrues to the State, the transform of rainway interests that appears at first sight, and that a high duty may be of comparatively little importance from the point of vew of revenu. The second point is that while a high duty will give protection and thereby encourage the manu facture of railway material in India an object with which we have every sympathy, it is by no means certain that a protective duty is the best means of encouraging such manufacture. The principles which should govern the encouragement of manufacture of rails as material are not unlike those which we have laid down for machinery In the case of machinery we pointed out the undesirability of cost to the purchasers of machinery in India by the device of rusing the cost to the purchasers of machinery in India and we reconstituted that wherever a good case was made out for the envourage ment of the manufacture of machinery in India such encouragement should be given by means of bounties A cheap railway service is of nearly as great importance to industries as cheap machinery, and it would be difficult to justify a high duty on railway materials if it were likely to raise the cost of the railway service merely in older to protect the manufacture of railway material in India Moicever we doubt whether other methods of encouraging such manufacture would not be found at any rate equally efficacious. We examined in Calcutta the representative of the Indian Standard
 - Wagon Company Limited and he admitted that perhaps the point of most importance to the work of this company was a steady stie in of orders and that if Government would give a contract for a period of years on a sliding scale of prices the company would receive very substantial encouragement. We doubt, therefore whether it will be found either necessary or advisable to maintain a high rate of duty on railway material merely in consideration of its protective effect.

CHAPTER XV.

Foreign Capital.

289 Capital plays a prominent part in any scheme of
The use of foreign capital
to develop India repeated
minimations the question of India finding
adequate capital requires examination

In this connection many witnesses who gave evidence before us regarded the possibility of an inflow of foreign capital as an evil to be opposed by special restrictions. The argument as stated in its most reasonable form is as follows -- Protection involves a sacrifice on the part of India. India is not prepared to meur that sacrifice in order that other countries may reap the benefit. If the capital for the new industries which will be started in India under a system of protection is Indian, the profits of those industries will on to Indians. If on the other hand to any considerable extent the cipital attracted to Indian industries is foreign, the the Indian consumer's sacrifice will argument derives its plausibility from it does not state the case fully If it were fact that time that employment of foreign capital would merely benefit the foreign capitalist and would not benefit India, no one would heatate to condemn the use of foreign capital But when the matter is really examined, there can be no doubt that though the foreign capitalist my get his profit, the main advantage from the complexment of foreign capital remains with the country in which it is employed In the case of India this is particularly clear. In the earlier part of this report we have mentioned that

Response advantages of the use of foreign exists. Indee suffers notoriously from a lack of the use of foreign exists. Indee that for her rapid development more rapidal is urgently required. If therefore in addition to her own resources of capital she is able to attract capital from abroad, her development will be accelerated. The same point may be expressed in a slightly different way. Protection entails a sacrifice on the part of the consumer. Our object should be to make that sacrifice as abort as possible.

158 CHAPTER XV

new industries have fully developed. Therefore it is of the first importance that the development of new industries should proceed is rapidly as rossible. The more capital is employed in the develop ment of industries the more rapid will that development be and therefore the shorter will be the period of the burden on the consumer Moreover apart from the intrinsic benefits of increased supplies of expital the foreigner who brings his capital to India supplies India with many things of which at her present stage she stands greatly in need. It is on the whole the foreign capitalist who imports into the country the technical I nowledge and the organisation which are needed to give an impetus to industrial development. It is to him that we must look largely at first for the introduction of new industries and for instruction in the economies of mass production By admitting foreign capital freely India idmits the most up to date methods and the newest ideas and she benefits by adopting those method; and assimilating those ideas If she tried to exclude them the policy of industrial isation which we contemplate could with difficulty be brought to a really successful pitcl. We hold therefore that from the economic point of view all the advantages which we anticipa c from a policy of increased industrialisation would be recentuated hy the free utilisation of foreign capital and foreign resources

290 Some witnesses have admitted this and yet have declared

Causes of d strust of fore gn cap tal.

13 at they do not wish foreign capital to be admitted except under definite restrictions

What then is the cause of this neglect of an apparent economic dvantage? The reasons for the distrust of foreign canital a centuated as they are undoubtedly at the present moment by the political atmosphere appear to us to be mainly two It is alleged that the vested interests of foreign capital tend to be antagonistic to political progress and that if as a result of protection foreign capital flows freely into the country and non Indian industrial interests strengthen themselves their power will be thrown definitely into the serie against the political aspirations of India. Secondly it is all gel that foreign capitalists take no trouble to train up Indians and do not give them a reasonable change of aising to positions of responsibility with the result that enterprises under foreign control product far less benefit it increased employment and training of Indians than theoretically they should produce We do not propose to discuss the accuracy of these assertions which are obviously incapable of definite proof. There appears to us to be

a growing tendency, due to economic cruses for foreign criated to identify itself with the interests of India, and we believe that the training of Indians for posts of greater responsibility will proceed apace without recourse to the doubtful expedients that have been suggested to us. On the other hand any attempt on the part of foreign nationals of trusts to obtain industrial and political control in India would if necessary have to be resisted by legislation.

291 As we have received a large amount of evidence bearing

Spend regultions whell have been promosed for non Indian joint stock indistrators up ng out nes

on this point we think it desirable to refer briefly to the restrictions which have been prop sed for application to non Ind an joint's of industrial or shipping com

panies. It has been suggested that all such companies should be icastered in India with ruper capital and that the Board of Direct ors should be located in India. It is perhaps not generally realised that the law it present provides that any company trading in India must be registered in India. The real object aimed at in this min posal is that the head office of the concern should be in India evident that a provision of this nature coupled with the insistence on the Board of Directors being located in India would tend to identify the company more closely with India, and to that extent would be an advintige Runce capital would confer a further advantage in that it would facilitate investment by Indians and there fore help to keep the profits of the concern in the country. We realise that these objects are in themselves desirable. But we feel that the practical result of attempting to seeme them by legislation would be that such business concerns as did not wish to con ply with these conditions would be encouraged to carry on as private companies instead of forming themselves into joint stock com panies, and this we should regard as an unfortunate result Under present conditions the heavy meome tax in the United Lingdom provides a strong inducement to sterling companies to come out to India and adopt supre capital and we think it preferable to leave this process to develop itself on natural lines rather than to try to force the pace by compulsion Suggestions nave also been freely made by a large number of witnesses that it should be provided by law that a certain percentage of the share capital should be held by Indians or at least that Indians should be given a fair chance to subscribe to such companies on their initiation. We hold that any attempt to reserve by statute

a proportion of the capital for Indians would not only dis courage the investment of foreign capital but would also injure the interests of the Indian shareholders Such reservation could only be secured by practically preventing the transfer to Europeans of shares held by Indians whilst permitting the free sale of shares held by Europeans Two markets for the shares would thus be created a limited one for Indians and an unlimited one for Europeans the former consequently being unable to realise full market value for their holdings. Witnesses who have put before us these suggestions have been unable to indicate any way out of the dilemma It has also been suggested that Indian share holders should be given the right to elect their own directors in proportion to their holdings in the company We need only point out that the existing constitution of companies is purely democratic and provides in our opinion fully for the adequate representation of shareholders The proposal to which we have referred amounts to a claim for communal representation in industries. The principle of communal representation is admitted to be infortunate in polities it would be lil cly to be fital in business and would merely accentuate 11 11 feeling. We have in another place dealt with the prop sil that it should be made compulsors on industrial firms to train Indian apprentices at the expense of Government The olyction which where there stated to my such general provision apples with equal or even greater force to any suggestion that such an obligation should be laid on non Indian firms alone

St pulations vi ch should be made in he case of Governm nt concessions

292 We think however that where Government grants any thing in the nature of a monopoly or a cot

cession where public money is given to a company in the form of any land of subside or bounty or where a licence is granted to

act as a public utility company, it is reasonable that Government should make certain stipulations. Where the Indian Government is granting concessions or where the Indian taxpayers money is being devoted to the stimulation of in enterprise it is reasonable that special stress should be laid on the Indian character of the companies thus favoured In all such cases we think it would be reasonable to insist that companies enjoying such concessions should be incor porated and registered in India with rupee capital that there should be a reasonable proportion of Indian directors on the board and reasonable facilities should be offered for the training of Indian

apprentices at Government expense. We notice that this policy has been generally accepted by the Government of India. During the debate in the Legislative Assembly on the 2nd March 1922 on the resolution moved by Sir Vithaldas Thackersey recommending that measures should be taken to provide that as large an amount as possible of the 150 cores set aside for the rehabilitation of railways during the next five years should be spent in India, Mr. Chatterjee on behalf of Government stated. "The settled policy of the Government of India as I think we have mentioned more than one in this Assembly is that no concession should be given to any finns in regard to industries in India unless such firms have a rupoe capital unless such firms have a proportion at any rate of Indian directors and unless such firms allow facilities for Indian applient trees to be trained in their works. This has been mentioned more than one and I can only repeat this declaration."

293 With the exception of such special cases in which Govern No fartler different at on ment is granting concessions we feel that it is indesnable to attempt to different ite between foreign and Indian capitalists. The economic advantages of attracting foreign capital far outweigh any objection that may be tal en to the fact that the profits of the industry to a certain extent leave the country. It must be remembered that no one would advocate a policy of p otection merely in order to enrich capitalists Capitalists are entiched but this is merely a matter incidental to the main object which is the development and enrich ment of the whole country Whether the immediate profit goes to a foreign or an Indian capitalist the main and ultimate end namely the enrichment of the country will be attained At the same time we are entirely conscious not less from the economic than from the political point of view of the importance of foreign capital identifying itself with the life and with the interests of the country in which it is being employed. As we have already stated we think that present economic tendencies point towards such a development. We would leave these natural suites to produce their effects and would not favour any artificial attempt to promote them by legislative enactment. The restric tions proposed amount to an interference with private rights which we think it desirable to avoid and even if this consider tion were ignored, we do not believe that it would be peculic to frame any legislation on these lines which could not eas is be evaded by a foreigner acting il rough the intermediary of an

Indian nominee Standing on the threshold of great industrial possibilities, we feel that our recommendations will be in vain if the free flow of capital is to be impeded by the erection of artificial barriers We have shown elsewhere that capital in India is shy, especially in regard to new industrial enterprises. Nor is the Indian investor satisfied with the low rates of interest at which in normal times money can be borrowed in Europe. This fact is illustrated by the recent issue on the London market on behalf of one of India's largest industrial enterprises, the Tata Iron and Steel Company of a debenture loan of two million sterling India also needs foreign capi al fer various works of public utility She is committed to a large programme of future borrowings. In addition to the 150 erores mentioned in the preceding paragi inh there is almost unlimited scope for the employment of cipital in railway extensions arrigation and hydro electric works harbour and municipal developments and other productive sources of ie venue. It is essential that such capital should be borrowed in the chernest marl et and on the most favourable terms. If, however, legislation is enacted putting obstacles in the way of the employ ment of foreign capital India s credit abroad will be injured and the British investor also will become shy The result will be that India will not be able to obtain the money that she requires both for public and private purposes or will only be able to obtain it at materially higher rates 294 We do not know to what extent the views put before us

294 We do not know to what extent the views put before us I help to be let manner by thee a vintesses are generally held but I help to be let manner we regard this opposition to foreign cipital as a passing phase due to other than economic causes. We believe that the present feelings of tension will die out, if they are not kept alive by mutating ricrid discriminations for the trend of thought in Inda a towards the ideal of equal opportunities and rights for all within the Impire There is room both for Indian and British in the vist field of industrial development, and we believe that without any legislature compulsion it will be found that the two communities will co operate increasingly to the advantage of the country as a whole

CHAPTER XVI.

Indian States and the Tariff.

295 When our questionnaire was resued copies of it were leading states occased as creulated to Indian States. It was felt the staff policy which might be adopted by the Government the terrif policy which might be adopted by the Government of the Indian for, enclosed as they are within the limits of the Indian customs criefe, their interests both as consumers and as producers are identical with those of the population of British India for its definition to a few separate commitmentions we recoved a joint memorandum representing the tens of no less than 32 Indian States, and we had the advantage of examining at Della Mr Minublau N Belta, Minister of the Baroda State in connection with this joint memorandum

296 We regret that we have been unable to deal with the matter which appeared to the States to be Message of cashous matter which appeared to the States to be of the most immediate and practical importance. It was strongly urried in the from customs had risen to such a light figure to consider the close from customs had risen to such a light figure to consider the close of the States to receive some share of that meome. We held, however, that the terms of our reference did not cover on impact that comes the complicated subject, which would raise quicking a treaty obligations and of contributions from the States for the defence of India as a whole Our duty is merely to incommend the best tantif policy for India, and not to attempt to decide his time.

297 Leaving aside this question, we found that the views of latter favourd sent the States concluded a marrilly with the bination protection views which have been expected at the most parts of India It is true that in more perfect to the more parts of India It is true that in more perfect the more parts of India It is true that in more perfect than the perfect that it is until to some perfect the perfect that the perfect that the customs steam and satisfaction of their claim to a share in the customs

revenue, it might be to their advantage to keep that revenue as low as possible and therefore to advocate a system of free trade But it was made clear in a later passage, and by our oral examina tion of Mr Mehta, that the real view of the States was that for themselves as for the rest of India a policy of discriminating Their final conclusion on this protection was the most suitable words : "that discriminating joint is stated in the following

protection must be resorted to for the good of the country" 298 We have considered whether the interests of the States and then subjects will be fully safeguarded

How the interests of In han States will be safe-

under the scheme of protection which we guarded (i) consumers have outlined It appears to us that in their cip city is consumers they will have exactly the same safeguard as the inhabitants of British India The security of the consumer does not consist so much in any right of representation to the Tarifi Bould (though it is obvious

that the subjects of Indian States should have exactly the same right as the subjects of British India) as in the constitution of the Tariff Board itself. We do not anticipate that the consumer will in most cases thise an effective voice against any proposal for protection But we are proposing the establishment of a Tariff Board of unimperchable integrity and impartiality, upon which will be Ind the duty of sifting with the utmost care the claims of industries to protection, and insisting that the necessity of protection should be fully proved In this consists the security of the consumer, and the consumer in the Indian States will enjoy that security in exactly the same way as the consumer in British India

299. So far as industries in Indian States are concerned, they will be able to sein in the representations (sa) producers made by the same industries in British

India It is, however, conceivable that in certain cases the main interest of an industry may be centred in an Indian State We were informed, for instance, that the My sore State had a predominant interest in the sandalwood oil industry, and it seems probable that the production of raw silk is a matter of more importance to the States of Mysore and Kashmir than to any other parts of In such cases the industry concerned should have exactly India the same opportunities for representing its case before the Tariff Board as industries in British India, and we are sure that these representations would receive from the Tariff Board the same

careful attention as the representations made by industries located in British India

300 We have assumed in the above remarks that the industries concerned would be private industries, and would represent their case in the same way as private industries in British India But we are aware that many States take a special interest in the pioneering of industries and it might happen that the States themselves would wish to put forward a case for protection. In such an event we suggest that the State should represent the matter to the Government of India and that the Government of India should then ensure that the fullest consideration was given to it by the Tariff Board.

301 Suggestions have been made that the States might receive

Representation on Tariff Board agreement on on Tariff Board more table. This however is inconsistent with the organisation which we propose for that institution We reject all suggestions that the Tariff Board should take on a representative character that it should be formed of representation provinces or representatives of purticular interests or bodies. Any such constitution we consider would be entirely unsuitable. The qualifications which we contemplate for the members of the Tariff Board are personal qualifications and not the representation of any special interests. It is eadent there fore that it would be impossible to propose that Indian States any more than particular provinces, should receive representation on the Tariff Board.

CHAPTER XVII.

The Tariff Board.

302 We have made it clear throughout our report that the successful working of the scheme of pro The Tur ff Board must be a permanent body of high standing tection we have recommended depends on the existence of a thoroughly competent and impartial Tariff Board The Board must be one which will command the confidence of the country, and must be above suspi cion of any subservience to particular interests. It is evident that the Board must be a permanent body Consistent decisions and continuity of policy are of primary importance, and these cannot be secured except from a permanent board We therefore rule out at once any idea of such an organisation as has been set up in the United Kingdom to deal with enquiries under the Safeguarding of Industries Act There the Board of Trade refers particular enquiries to a committee consisting of five persons selected by the President of the Board from a permanent panel appointed by him mainly of men of commercial or industrial experience

303 It will be evident from our previous treatment of the Tanif Board not to take deer one, but to make re-commendations.

The state of the final decision of the state final decision will rest with the case the final decision will rest with the

arrangement of this kind would give the continuity which is essen

tial to the Tariff Board we contemplate

Government and the Legislature The province of the Tariff Board will be to make detailed enquiries into the claims for protection referred to it, and to express its conclusions in the form of detailed and definite recommendations. There is

Importance of public ty one plunt in connection with the enquiries and reports of the Tariff Board on which too great stress cannot be laid. This is the need for the utmost publicity. Publicity will consideration being given to all interests affected Publicity will also inspire confidence and remove the possibility of suspicion that recommendations are based on anything but the public interests. The case for and against protection of each

industry should be strited with perfect frunkness and lucidity, so that the public may be in a position to form its own judgment Nothing cles is so likely to minimise the dangers of political corruption to which we have already referred. We do not mean necessarily that the whole investigation conducted by the Tariff Board should be held in public. But we feel it is essential that the fact that enquiry is trking place should be widely known that ill possible interests should have every opportunity for representing their point of view, that a formal enquiry should be held in public, and that the Government should publish the results of the enquiry promptly, whether it agrees with the conclusions of the Board or on In cases in which the Government contemplates acting on the recommendation of the Tariff Board the necessary legislation should be introduced with as little loss of time as possible

304 We realise that the publicity which we contemplate carries

Dissolvantages of raths distribution of proposed changes in the tamif cannot be avoided it to tamif cannot be avoided.**

Dissolvantages of raths with it certain disadvantages** It has been distributed in India bitherto to preserve the utimost secrecy in regard to contemplated changes in the tariff rates and the advant

ages of this course are obvious As soon as the probability of a change in the rate of duty becomes known traders will talle steps to safeguard their own interests. If it is anticipated that the rate of duty will be rused, importers will try to bring in large quantities of the commodity before the heavier duty is imposed In the ease of an ordinary revenue duty the effect of this is merely to diminish the Government revenue. In the case of a protective duty, however the effect of large accumulations of imports just before the imposition of the protective duty is to handicap tem porarily the industry which it has been decided to protect and to postpone for a period until the accumulated imports have been disposed of the full advantages of the designed protection. We do not think, however, it is possible to avoid this disadvantage and it is one which is faced generally in protectionist c untries. Any general revision of duties in protectionist countries is preceded by a long public discussion and we are clearly of opinion that it is impossible to avoid in India such public discussions of changes in the tariff contemplated for purposes of protection. It is in our view far more important to ensure that the change when it takes place should be in the interests of the country than to provide that it should be carried out without any previous I nowledge by the public

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305 We have indicated in the course of our report a number of Fanctons of the Tanf functions which we consider should be intrusted to the Tariff Board We do not think it necessary to make any definite recommendation as to which, if any of these functions should be performed by the Board on its own initiative and which only on the instructions of the Government

306 The ordinary functions which we suggest should devolve muon the Board are as follows --

(1) To investigate the claims of particular industries to protection and if satisfied that protection is required, to recommend the rate of protective duty, or any alternative measures of assistance such as the grant of bounties

(2) To watch the effect of protective duties or other measures of assistance on industries, to review periodically the results of such protection on each industry, and to make recommendations when necessary for the modification or withdrawl of protection

(3) To investigate the relations between the rates of duty on raw materials partly finished products and finished products, to make recommendations for adjustments in these rates, and to suggest solutions for conflicts of interest between different industries.

(4) To report which industries need assistance on the ground that they are essential for purposes of national defence, and in what manner such assistance can most con veniently be given.

(5) To enquire into allegations that dumping is taking place to the detriment of any Indian industry, or that any Indian industry is being injured by competition resulting from the depreciated exchange of any foreign country or from export bounties, and to make recommendations for any action necessary

(6) To consider the effects of excise duties on Indian industries
(7) To report on what commodities revenue export duties can

safely be levied and at what rates

(8) To consider the effects of ad valorem and specific duties and tariff valuations on various articles and to make recommendations for any changes that may be desirable

(9) To consider to which articles preferential rates of import duty in favour of the United Kingdom might be extended and what the preferential rates should be

z

- (10) To report on proposals for preferential agreements with any of the British Dominious or Colonies
- (11) To investigate questions in connection with the treatment of Indian products by foreign countries and the advisbility of taking any retaliatory action in special cases
- (12) To investigate any complaints regarding combinations of manufacturers to the detriment of the Indian consumer and to make recommendations for any necessary action
- (13) To watch generally the effects of the tariff policy on the
- (11) To study the tariff systems of other countries

307 So far as we have been able to ascertain there are in Similar Boards in the existence (nl) two bodies with functions United states and Anstraia similar it these which we recommend for a liber in tone the Tauff Bond The first of these bodies in time is in importance is the United States Tariff Commission an montal in 1916 which consists of six members. This Commission performs g n calls the functions which we would assum to the Indian I will bound though we do not think that it plays such a definite part in investigating the claims of nurticular undo tries to motection and recommending the rates of protection if my required is we propose to assign to the Indian I will Board. The s cond body is the Parist Board of three members which has been constituted in Australia within the last few months. We observe that both the American and Australian Boards have certain functions in connection with the administration of the customs liws. In the case of the United States Tariff Commission for instance one of the duties laid down as to investigate the administration of the customs line. We understand that m Australia it is projected to contriber and to refer to the Board any disputes arising out of the interpretation of the customs turiff or the classification of articles in the truff. We do not think it desirable to assign functions of this nature to the Indian Tariff Board We would prefer to have it kept free of all administrative duties. It should in our opinion, be purely an investigating and advisory body, and should in the adjudicate in customs disputes nor be in any way rest onsible for the administration of the customs laws. We observe that the I mied States Pariff Commission has power to investigate preferential transportation rates. We have however given it as our railway rates which may to made its industries should not be examined by the Turiff Board

Composition of the Board. fo number.

308 The question of the composition of the Tariff Board is one of vital importance As we have ex plumed the United States Tariff Commis sion consists of six members and

Australian Tariff Board of three We are of opinion that, in view of the very important functions which we have laid down above, the Tariff Board which we contemplate should certainly not have less than three members

309 The members of the United States Tariff Commission appear to be men of wide general attainments The (se) qualifications. first Chairman was the distinguished econo The present Charman is also a well known mist. Professor Taussie professor of political economy The other members appear to be for the most part men who have distinguished themselves in law or The Australian Tariff Board on the other hand, is consti tuted on different principles The Chairman is the Deputy Comp troller of Customs and of the two members one is connected with various industrial companies and the other has commercial interests It is stated that the Charman will represent the interests of the Government and the consumers, and the two members will represent the interests respectively of the manufacturers and of the importers We have no hesitation in declaring that a Board representing defi mite interests is entirely unsuitable to the functions which we con template for the Ind an Tail" Board The sarions whether of manufacturers or traders or consumers will have the opportunity of placing their special views before the Tariff Board during its enquiries, and will further have the chance of pressing their claims in the Legislature lefore a final decision is taken What is required from the Tarifi Board is a perfectly impartial consideration and review of the various interests and we therefore think it essential that the Bould should not be constituted in any way to represent the interests which will appeal to it for judgment The principle should be accepted that the best men available are to be engaged, selection depending a other on general qualifications than on specialised or expert knowledge. It is essential that all the mem bers should be men of ability, of integrity and of impartiality, and other desirable qualifications are a knowledge of economics and a practical acquaintance with business affairs. We are aware that

we are putting our qualifications high but we do so delil cratch as we feel that on the degree of efficiency attained by the Board the success of the policy which we advocate in this report will largely

depend The cost will undoubtedly be high, but this amply justified by the importance of the task assigned to the members. The actual scale of remuneration will not be easy to decide, but in view of the responsibilities that they will have to carry, and of the difficulty of securing men of the type required, it appears to us that no scale lower than that at present in force for Judges of High Courts in India would meet the case. It must be remembered in this connection that the Board will have to make recommendations the effects of which can only be counted in croics of rupes, and it is in relation to such figures as those that their remuneration must be considered. The Board will have to the provided with an adequate and compotent office staff but we do not anticipate that a highly paid Secretary will be required if the Members of the Board bossess the qualifications which we have recommended

CHAPTER XVIII.

Conclusion.

310 We have come to the end of the task laid upon us but No real lantagor am he tween the interests of India glinne at the wider problem of the relations and of Br tan. Litween India and Britain We are aware that the feeling for free trade in the United Kingdom is strong and that our pronouncement in favour of a system of protection for India will seem to many mistal en We would as them to remember that the best policy for one country is not necessarily the best policy for another and that what we have recommended for India has been recommended after a year careful consideration of her spe cial circumstances. We are fauther aware that to many it will seem that the poli v which we advocate for India must be detra mental to British interests We do not however believe that there is any such essential conflut of material interests between the two countries Increased prosperity in India must mean increased demand for British manufactures. India for many years to come is likely to concentrate on the spapler forms of manufactured goods and these are proceed those in which the United Kingdom has the smallest interest. The industrial history of the United Kingdom as we see it exhibits a constant progress to the more elaborate and finished manufactures, as other nations industrially less advanced succeed in maling for themselves the less elaborate forms comparative advantage of the United Kingdom lies undoubtedly in her ability to produce high class and well finished goods and in this direction we believe that India will prove a customer with ever increasing wants. The standard of living in India at present is low The poverty of the people confines them to the satisfaction of the most elementary wants. Growing prosperity with bring a wider range of needs and these will inevitably be translated into a more extensive demand for British goods

311 Even in the case of the cotton trade where British manu Not even in the cotton facturers have been particularly appre trade hensive of the results of Indian competition,

we believe that the conflict of interests is much smaller than is usual l) supposed The Indian cotton mills have great natural advantages for the production of the lower counts of varu and the coarser qualities of piece goods, but in the finei qualities the advantage rests with Lancashire Both countries recognise wherein their comparative advantage lies and as a result the actual area of competition between the Indian and the Lancashire mills is, and for 50 years has been, comparatively small In 1876 the Government of India estimated that only 4 lakhs worth of imported goods were in competition with Indian goods, as against 77 lakhs worth which did not compete. In 1891 Sir James Westland after a detailed enquiry estimated that the competition between British and Indian cotton goods was con fined to 6 per cent of the Indian manufactures His Majesty's Senior Trade Commissioner in India and Cevlon in his latest renort estimates on the basis of certain percentiges worked out in India a few years ago that 26 per cent of the imports of piece goods from Lancashire are in competition with Indian goods but he adds "Mi own impression is that this is an overestimate" The general belief in India is that Indian cotton goods have more to fear from the competition of Japan than from that of Lancashire The position may perhaps be illustrated best by the following figures which show that in spite of the striking growth of the Indian cotton mill industry, British imports of cotton goods continue to increase In 1878 79 there were 12,983 power looms in India in 1920 21 there were 118 400 Nevertheless the value of imports of cotton piece goods which was 1,394 lakks in 1878 79 had risen to 8 378 lakks in 1920 21 And even if we take a pre war year so as to eliminate the factor of the recent rise in prices, we find that in 1913 14 the value of imports una 5817 lakks at a time when there were 96688 power looms in India. We think these figures show that even in respect of cotton goods the mercased prosperity of India though accompinied by a great extension of Indian cotton mills has meant an Dereased demand for the products of Lanes here, and with regard to the future we may quote ones more His Mansty a Senior Trade Commissioner in India who writing in 1921 if out the effect of the mere seed import duties suit. He penul put n is that en balance, our trade with India will continue to in rease. The trade we lose in coarse grey goods will be more than made up by increased shipments of the finer cloths due to the ster iv advance in the prosperity of the country

312 We believe therefore that the conflict of intere is between the British and the Indian cotton trade is in nobular opinion greatly exaggerated, while British manufacturers generally stand to gain by the intereased prosperity of India far more than they stand to love by the development of competing Indian industries. We are consinced that in this matter the path of liberality is the path of wisdom, and that a more prosperous. India will mean a more prosperous Britain.

313 But in any case ou dufy has been to consider the policy best suited to the interests of India and our

The importance of the policy justification will lie in the effects of that policy on India We have tried to tale a comprehensive view, to include within our survey all the interests in this great lind and to remember that there are other sources of wealth to a country besides industries. But bearing in mind the undereloped potentialities of India we have recommended a policy which we believe will stimulate her development not in one direction only, but in all, and will prove to be of lasting advantage to the country as a whole

•IBRAHIM RAHIMTOOLA, President

*T V SESHAGIRI AYYAR

•G D BIRLA

J C COYAJEE

M B DADABHOY,
*JAMNADAS DWARKADAS

E HOLBERTON

R A MANT

*NAROTTAM MORARJED

C W RHODES

M de P WEBB,

H G HAIG, Secretary

6th July 1922

MINUTE OF DISSENT.

CHAPTER I

The reasons which have moved us to write a dissenting minute may be stated in a few words

- (a) The main recommendation has been hedged in by conditions and provises which are calculated to impair its utility
 - (b) In places the language employed is half hearted and applogetic
- (c) We are unable to agree with the views of our colleagues on Excise, Foreign Capital Imperial Preference and the constitution of the Faiiff Board
- 2 Our first objection is to the stitement in the Report that "we recommend a policy of protection to be applied with dis erimination along the lines of the Report 'le formulate a policy in these words is open to objection because
 - (a) In the first place it mixes up policy with procedure
 - carrying out the policy, the vital issue of the problem is obscured
 - (iii) In the third place it ign res the fact that every country applies Protection with discimination suited to its own conditions
 - (ii) Fourthly, in our opinion the outlook of our colleagues is different from ours. We do not therefore feel justified in subscribing to the view that Protection should be applied with discrimination—along the lines of the Report.

In our opinion, there should be an unjudited frenouncement if it the fieal felies lest suited for India is Protection

7 The mandell a handages which a policy of intense in his trialisation will secure to India are in disputed and our unanimous conclusion is embodied in paragraph 51 which may be quoted here;

- 5 We are unanimous in recommending that a policy of protection should be adopted. Our disagreement arises from the fact that the policy of protection recommended by our collectures spatialised by the words "to be applied with discrimination along the lines of the Report". We do not know of any other country in the world, including the British Dominions which have so qualified the policy of protection. While it is perfectly relevant for the Commission to indicate the lines on which protection may be worked in the initial stages, the recommendation of the policy should be clear and unequivocal. While our colleagues is commend a policy of protection to be upplied with discrimination along the lines of the Report." our recommendation is that a "policy of protection" should be adopted in the best interests of India This policy has not only the unanimous support of the people of India, but is on the same lines as it prevails in all other profectionist countries of the world.
- 6 While we agree that the policy of protection should be applied with discrimination we do not think that any qualifies tions or limitations should be made a condition precedent to its adoption We recognise that in the efforts to attain a prominent Position in the industrial world India will have to pay a price The economic well being of India which we aim at in the tariff holicy which we recommend earnot be obtained without miking securine It is for this reason that we agree that the policy should be applied with discrimination. The discrimination with which we agree is intended to minimise such sacrifice as far as Possible consistently with reaching the goal which we are putting before the country We do not subscribe to the condition that such discrimination should be along the lines of the Report ' The conditions laid down in Chapter VII appear to us to be stringent, and will entail considerable delay in giving effect to the policy which we have unanimously recommended and will not produce adequate results. We share the concern shown in the Report for the interests of the consumers and we agree that the policy should be applied in such a manner as to reduce the burden on the consumer to the manman necessary for the purpose of carrying out the object in view. In the present e onomic con dition of India limitations in the interest of the consumers are buesers, but we anticipate that if immediate effect is given to the policy we recommend, India will begin to grow economically prosperous within a reasonable period of time. It is therefore,

necessary to make it clear that while the policy of protection should endure till the goal is reached, discrimination must vary according to the circumstances for the time being and should not be applied rigidly along the lines indicated in the Report We must point out here that while we want India to rise to a commanding position in the matter of her industrial development under the policy of protection, our colleagues anticipate as a result of the qualified policy which they recommend that India for many years to come is likely to concentrate on the simpler forms of manufactured goods " (paragraph 310) A policy which is likely only to lead to this result for many years to come is not and cannot be acceptable to the people of India. In all protec tionist countries the Government and the Legislature as repre senting the people regulate the application of the policy of pro tection in a manner most suitable to local conditions and circum stances and there appears to us no reason why the discretion of the Government of India and the Indian Legislature should be fettered in any way The records of the Provincial and Central Legislatures conclusively show that non official members have vied with one another in pressing on the attention of Government the interests of the misses. We can therefore, confidently leave the interests of the consumers in the hands of the non official members of the Indian Legislature who are representative of large and viried interests. We would therefore recommend that the application of the policy of protection should be regulated from time to time by such discrimination is may be considered necessary by the Government of India and the Indian Legislature

7 While recognising the necessity of cuution in the application of the principle of protection in the interests of the masses we do not think it would be right to hedge the policy in such a manner as to lead to inadequate results. We may therefore emphasise the fact that we desire immediate effect to be given to the policy recommended by us in order to achieve the object in view as cirrly as possible. India s dependence upon agriculture has found her in serious economic difficulties. Through the eperation of world causes the cost of living has enormously increased during recent times and there is a great amount of misery prevailing in the land. The revenue needs of the country have informously increased and taxation has been raised to an unbear able level. It is, therefore, essentially necessary that immediate steps should be taken to adopt an intense policy of industraliss

tion to ensure the creation of new sources of wealth, encourage ment for the accumulation of new capital, enlargement of public levenues and providing more profitable employment for labour

- 8 We regret that our colleagues should have thought it necessary to justify the fiscal policy hitherto pursued, there is consider able difference of opinion is to its wisdom or suitability. We are not therefore prepared to recept that portion of the Report dealing with the subject. We would however point out that all the necessary requisites for a distinishment have existed in India for a long time and if a policy of protection had been adopted say at least a gene ration ago if the same freedom to regulite her fiscal policy had been conceded to hishia as was conceded to the Self Govening Dominions India would have made by this time great progress in the direction of industri listion and would not have been found in the state of common backy ardines in which we now find her
- 9 The It 'ustrial Commission has placed on record the policy pursued in India in the following words

 The commorcial instincts of the East India Company had
 - from its earliest days in this country led it to make various attempts to improve those Indian industries from which its export trade was largely drawn as for example by organising and financial the manufacture of cotton and silk piece goods and silk your although this policy met with opposition from vested interests in Ingland which were at one time sufficiently power ful to must that it should be suspended and that the Company should instead concentrate on the export from India of the raw material necessary for manufactures in Ingland The effect of this traditional policy continued for some time after the Company had ceased to be a trading body and even after it had been replaced ly the direct rule of the Crown and doubtless moulded such subs quent efforts as were made in the same direction by Government But as laiser faire views gradually gained in er is ig acceptance both in Inclant and in In in these sy asmedie efforts became less frequent and the first effort at a e meral policy of industrial devel pract tak culy two formsg ner it pouce of indecern a technical and it du trial education and the cellection and diseminate n of commercial and industrial mformation 1
 - 10 As admitted in the hop rt in view of ter past acties emerts. Inches capacity to be an industrial country cannot be didted.

The Industrial Commission found that the industrial system is unevenly and in most cases inidequately developed and the capitalists of the country with a few notable exceptions have till now left to other countries the work of and the profit from manufacturing her valuable raw materials or have allowed them to remain unutilized iff the Industrial Commission had not been debated from considering the question of Indian fiscal policy we centure to think that they would have come to the same conclusion as is held by the people of Indian that this result was due to the policy of free trade imposed upon India. If a policy due to

vested interests in England which were at one time sufficiently powerful to insist that the (East India) Company should concentrate on the export of raw materials necessing for manufactures in England (Industrial Commission Report

lad not been adopted the Indian artizans whose skill was recog nised throughout the world could have easily adapted themselves to cond tions moduced by the idvent of machinery and the economic history of India would have been differently written. We believe that the industrial backwardness of India is in no way due to any inherent defects amongst the people of India but that it was aitifi cially created by a continuous process of stifling by means of a forced tariff policy the inborn industrial genus of the people. In para graph 7 doubts have been east on the view of the Indian people that It dia was a country of great wealth which attracted foreign invasions and drew to its shores adventurous spirits from Euronean countries. We would fain have left the past alone is no useful purpose can be served by raking up historical facts which can have no direct bearing on the tariff policy which is best suited to the conditions of India We are however constrained to refer to the toution in view of the remarks which our collegiues have considered it necessary to make for uriving at a conclusion on the subject The works of mment writers such as Meadows Taylor Lacky Romesh Chandra Dutt Wilson and Professors Hamilton and Jadanath Sirear show how great India's economic and industrial position was in the past. A few extracts from these authors will be found in the Annendix

CHAPTER II

Excise Policy.

II We must record our dissent from the policy recommended by our colleagues in regard to excise duties. It may be pointed out that towards the close of the Middle Ages internal duties formed a substantial part of revenue resources, but even in those days they were regarded as no obnoxious method of trixation. The more enlightened policy of the modern age has gradually such a way all internal duties which hampered trade and industry and excise on all articles excepting those which are injurious to public health and on a few luxures. Our colleagues have in paragraph 137 referred to the excise placy of various countries from which it is evident that in a set evalued on after such duties are restricted to alcoh I and tobeco. They state —

In the Butish Coloures and the United States of America exerce taxation has graduilly been confined to these articles But on the continent of Lurope many countries have applied the evers system to other commodities, such as sugar and salt, while l'innee employs not only a comparatively wide range of excise duties, but also a system of State monopolies under which the whole profits from the manufacture of exception articles such is tobacco and matches are secured to the State In Layot after the establishment of two cott n mills in 1901 the Government subjected their product to a consumption tix of 8 ner cent as compensation for the loss of customs revenue In Janun cotton cloth is subject to a consumption tax which commises both an excise duty on home production and a sur charge on the customs duty on the imported articles \ \ rebate is allowed if the cloth is exported. Japan also levies a consumption tax () kerosene and an excise duty on sugar

1.2 We will state at once that in our view exerce duty a should be restricted to such articles as alcohol and tollace, which are regarded as injurious to jubble 1 with or to public metality and the consumption of which it is desirable to check and to a few luxuries. This is the policy which is at present and jied it if the United States of America and the British Celemes. It has the

support of Professor Plehn who argues that excess is a justifiable source of revenue when it is levied on articles such as wines tobacco etc whose consumption it is desirable to check in the interests of the community and that if more revenue is required it may be justifiable to impose excise on articles of luxury produced in the country

13 As regards the instances of I uropean countries quoted by our colleagues the excise on sugar and salt it may be pointed out that sugar may well be regarded as a luxing and the question of duty on salt which Indicates levice has led to considerable differences of ommion and camot therefore be regarded as a precedent for a general excise policy The case of Prance and Japan is different France has adopted a policy of State Monopolies under which the whole proft from the manufacture of articles is secured to the State Arches of this land which a State works as a mone poly cannot be regarded as a guide for a correct policy on excise matters. The consumption tax on cloth manufactured in Japan cannot b held to provide any precedent for the purpose of a similar policy in India 11 is tax is levied in Jupan with the specific object of encoura mg the export of cloth and to economise home con sumption Such a policy may b justifiable in Japan because she has developed her industries under a system of high protection and is able to mai ufacture for the purposes of export. This con dition does not apply to Ind a which is lardly able to supply 50 per cent of her ova requirements. We have dealt with the excise duty on sugar which the legal days coming within the category of lutury. We are not aware of the facts in regard to the excise duty levied by Japan or kerosone but one instance in one country can not justify the laying down of an excise policy for India. The best principle to f llow appears to be that of the British Dominions and this supports the view we are recommending. The only other case which remain to be dealt with is that of Egypt. It is stated that in Fgypt after the establishment of two cotton mills in 1901 the Government subjected their product to a consumption tax of 8 per cent as compensation for the loss of customs revenue We vish our colleagues had not quoted the case of Egypt In view of the political control which England exercised over Egypt and the history of cotton excise duty in India embodied in Chap ter 10 of the Report the conclusion appears irresistible that the excise duty on cotton piece goods in Egypt was due more to Lancashire influence than to any idea of compensation for the loss of customs revenue

14 Our colleagues recommend the imposition of excise duties on certain principles noted in paragraph 151 of the Report. The reasons why we do not gree with them have been stated. We may emphasise the fact that excise duties hamper industries and lead to undue interference with local manufacture and it is for this amon, at other reasons that excise duties are restricted in almost all civilized countries to the articles the consumption of which it is necessary to che i in the public interest and to a few luxures

15 We may point out that during the period of the war every believer at country was lard present to obtain revenue from every possible ource. It state of such over powering needs for revenue to carry on the way none of them resorted to excise duties of the kind which our colleagues have recommended as a general noher to be adopted in India. In effort is made to meet this point in paragraph 146 of the Report but we do not regard it dry and still no excise duties of the kind recommended have been imposed Even if a larg portion of the people of India abstains from mdul_m. in intoxic iting drinks as is implied in the state ment in the rep rt we have pointed out above that the British freisury is able to tax the general copulation by means of heavy excise duties on alcohol and that this excise does not lave the same wide meidence in India 'it can haidly be regulated as any reas in for imposing excise duties on the lines recommended cannot be contended that the needs of the Indian exchange can possibly compare with the needs of the belligerent countries during the war, and it must be obvious that when none of them reserted to this form of tax ition at caunot be sustified in India as a general policy In this connection we would invite attention to the case of Ingland herself Lu_land raised revenue several times lar_er of a figured nerse. Engineer research research several times larger than the amount she collected before the war. She imposed a duty of 33\frac{1}{2} per cent on imported motor cars but did not put any counter vailing excise duty on locally manufactured cars. Ingland has Nating, excise duty on forms manufactured errs. I rigital has been a free trade country and the principles of that policy c upled with the over powering needs for revenue would have justific! the imposition of countervaling, excise duties on locally manufactured cars. The fact however remains that she did not put any excise duty on ours manufactured in Incland. This instance alone is in our epimon sufficiently ecuclistic to shou that the excise policy recomm nded by our collergues in regard to local manufactures cannot be sustified

16 We share with our colleagues the concern for the interests of the consumers in regard to the application of a policy of protection. We should b' e, however to ask how this concern is consistent with the everse policy which they have recommended. They promote that—

"when an industry requires protection, any further necessary taxation on its products may, if other conditions are fulfilled, take the form of an excise duty plus an additional import duty. The latter should fully countervail the former and may be pitched at a little higher rate."

One of the conditions reterred to is that evene dities should ordinarily be confined to industries which are concentrated an large factories or small areas. Complet with this condition is the recommendation in paragraph 170, its: "If on the other hand, Government hold that their revenue requirements make it obligatory to levy taxation on cotion cloth in excess of this amount it will be necessary for them to formulate proposals in accordance with the principles we have explained, and to las these proposals before the Legislature." The effect of these recommendations with regard to an excess duty on cotton piece goods is as follows:—

17 Assuming that the Tariff Board decides that a protective duty of 10 per cent, is required for the textile industry and the revenue requirements of Government make it obligators to levs excess that on on cotton of the to the extent of o per cent the import duty will have to be rised to approximately 17 per cent. The price of cloth will thus like to a parity of 17 per cent. The commune condition of India is admitted to be such that a large part of the population is under clothed and under fed. It is a well known fact that prices of cotton piece goods have considerably rise in during secent years and the effect of it on this article of necessity may be judged from the speech of our colleague, Mr C. W. Rhodes in the Legislatue Assembly. He pointed out that the average consumption of cloth in India before the war was 18 yards per head while in 1920.21 it had gone down to 10 yards. The consumers in India will have to bear the necessary burden in the wides interests of the country, as a result of the protective policy which the Communiscian has recommended. To suggest that further burdens should be imposed upon them by increased import duties for the purpose of countervalling excess duties is hardly consistent with the interests of the consumers, many of whom have to be content with his interests of the consumers, many of whom have

18 Our colleagues have referred to the power which the Central Legislature exercises under the Reforms and have stated that the question of cotton excise duties should be left to the decision of Government and the Legislature. We have already recorded our confidence in the Central Legislature in regulating the policy of protection and we would have unhesitatingly accepted their recom mendation if the policy of excise duties, as recommended by our colleagues was sound in principle. The exercise of discretion is only possible in matters which are sound in principle. We have shown that the excise policy as recommended by our colleagues is unsound in principle, and the question of the discretion of the Legislature cannot therefore arise. As however the constitutional question has been raised by our collectives it is necessary to note what the actual position is In all countries enjoying responsible government the Legislature is wholly elected and the executive conserment is responsible to the Legislature. During the transi tional period the position in India is different. The Government is not responsible to the Legislature and that body is not wholly elected The budget estimates are prepared by the Executive Government and important items are non votable. Even in regard to the items which are subject to the vote of the I egislature the power of rein statement vests in the Governor General. The constitution of the Legislature also requires examination. There are 143 members in the Legislative Assembly Assuming that every member is presentexperience has shown that this has not been so in practice-47 non official numbers can with the help of the official vote out vote 71 non-official members. It must be obvious therefore that the result of a vote in the Legislative Assembly unless there is a clear majority of non official members cannot be regarded as representing the views of the country. If the policy of excise duties as recommended by our colleagues, was sound in principle and the vote of the non official members of the Assembly had a binding effect we would have no hesitation in accepting the recommendation to leave the decision to such vote. We how ver hold that excise duties beyond the limits tions in heated by us are not sound in principle. We therefore r sterate our conclusion that excise duties in In his should be restrict ed to alcohol, tobacco and such other articles the consumption of which it is desiral le to check in the interests of the community, and to a few articles of luxurs

16 We share with our colleagues the concern for the interests of the consumers in regard to the application of a policy of protection. We should like, however, to ask how this concern is consistent with the everse policy which they have recommended. They propose that—

"when an industry requires protection, any further necessary taxation on its products may, if other conditions are fulfilled, take the form of an excise duty plus an additional import duty. The latter should fully countervail the former and may be pitched at a little higher rate."

One of the conditions referred to is that 'excise duties should ordinarily be corfined to industries which are concentrated in large factories or small areas' Compled with this condition is the recommendation in paragraph 170, i.e., "if, on the other hand Government hold that their revenue requirements make it obligatory to levy taxation on cotton cloth in excess of this amount it will be necessary for them to formulate proposals in accordance with the principles we have explained, and to lay these proposals before the Legislature". The effect of these recommendations with regard to an excise duty on cotton piece goods is as follows —

17 Assuming that the Tariff Board decides that a protective duty of 10 per cent is required for the textile industry and the revenue requirements of Government make it obligators to levy excise taxation on cotton cloth to the extent of 5 per cent, the import duty will have to be raised to approximately 17 per cent The price of cloth will thus use to a parity of 17 per cent. The economic condition of India is admitted to be such that a large part of the population is under clothed and under fed. It is a well known fact that prices of cotton piece goods have consider ably risen during recent years and the effect of it on this article of necessity may be judged from the speech of our colleague Mr C W Rhodes in the Legislative Assembly He pointed out that the average consumption of cloth in India before the war was 18 yards per head while in 1920 21 it had gone down to 10 yards The consumers in India will have to bear the necessary burden in the wider interests of the country, is a result of the protective policy which the Commission has recommended. To suggest that further burdens should be imposed upon them by increased import duties for the purpose of countervailing excise duties is hardly consistent with the interests of the consumers many of whom have to be content with insufficient clothing

18 Our colleagues have referred to the power which the Central Legislature exercises under the Reforms and have stated that the question of cotton excise duties should be left to the decision of Government and the Locastature. We have already recorded our confidence in the Central Legislature in regulating the policy of protection and we would have unheatatingly accepted their recommendation if the policy of excise duties as recommended by our only possible in matters which are sound in principle. We have shown that the excise policy as recommended by our colleagues is unsound in principle and the question of the discretion of the Legislature cannot therefore arise. As however the constitutional question has been rai ed by our colleagues it is necessary to note what the actual position is. In all countries enjoying responsible government is responsible to the Legislature During the tinns tonal neriod the position in India is different. The Government is not responsible to the I calliture and that body is not wholly elected The budget estimates are prepared by the Executive Government and important items are non votable. Even in regard to the items which are subject to the vote of the Legislature the power of rein statement vests in the Governor General. The constitution of the Legislature also requires examination There are 143 members in the Legislative Assembly Assuming that every member is present experience has shown that this has not been so in practice—47 non official members can with the help of the official vote out vote 71 non official members It must be obvious therefore that the result of a vote in the Legislative Assembly unless there is a clear majority of non official members cannot be regarded as representing the views of the country If the policy of excise duties as recommended by our colleagues was sound in principle and the vote of the non official members of the Assembly had a binding effect we would have no hesitation in accepting the recommendation to leave the decision to such vote We however hold that excise duties bejond the limits tions indicated by us are not sound in principle. We therefore restricte our conclusion that overse duties in India should be restrict renerate our concussion that occase natures in man should be restrict ed to alcohol tobacco and such other articles the consumption of which it is desirable to check in the interests of the community, and to a few articles of luxury

16 We share with our colleagues the concern for the interof the consumers in regard to the application of a policy of protion. We should like, however to ask how this concern is consiste with the excise policy which they have recommended. They prose that—

"when an industry requires protection, any furthe necessary taxation on its products may, if other condition are fulfilled, take the form of an excess duty plus an additional import duty. The latter should fully countervail the former and may be pitched at a little higher rate."

One of the corditions referred to is that 'excise duties should ordinarily be confined to industries which are concentrated in large fetories or small area.' Coupled with this condition is the recommendation in pragaraph 170, i.e., "if, on the other hand, Government hold that their revenue requirements make it obligatory to less taxation on cotton cloth in excess of this amount it will be necessary for them to formulate proposals in accordance with the principles we have explained, and to lay these proposals before the Legislature'. The effect of these recommendations with regard to an excise duty on cotton piece goods is as follows—

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This recommendation easts a doubt upon the fiscal freedom which India has already attained. The recommendation made by our colleagues is in contradiction of the history embodied in Chapter I of the Report showing how India has now become fiscally free. In paragraph 4 of the Report, reference is made to the Despatch of the Secretary of State dated the 30th June 1921 in which he says that he has accepted on behalf of His Mayesty's Government the principle recommended by the Joint Committee in their Report on clause 33 of the Government of India Bill India 1st, therefore, entitled to regulate her customs turiffs as is most suitable to herself and it appears to us highly prejudical to the interests of this country for a Commission like this to suggest that any such announcement is necessary before action can be taken in the matter of cottom excess duties.

Abolition of export duty on its	oo reging
Abolition of import duty on machinery	100 lakha
Abolition of import duty on raw materials	. 61 lakhs
Abolition of import duty on coal	5 lakhs
Abolition of import duty on hides and skins	62 lakus

293 lakhs

60 1.11

A further recommendation is that semi-manufactured goods used in Indian industries should be taxed as highly as possible. The estimated income from articles wholly or mainly manufactured is Rs 477 00 000 which will if the recommendation is recepted, be reduced by an amount which can hardly be negligible

Various recommendations have been made to grant bounties and subsidies. All new industries to be established under a policy of protection are recommended as a rule to this form of Stati, assistance It is further stated that 'it is of the first importance that the deve lopment of new industries should proceed as rapidly as possible "It will therefore be necessary to find adequate funds to meet this liability.

24 It will be observed that revenue considerations have not deterred our colleagues from recommending the abolition and reduc tion of those duties which have been specifically imposed for revenue purposes nor have they prevented them from recommending pay ment of bounties and subsidies. It is only when the question of abolishing the cotton excise duty is concerned that their keen solicitude for Government revenues manifests itself. It has already been pointed out that cotton excise duty is not levied for revenue purposes that there is an overwhelming feeling amongst the Indian public to abolish this duty and that the Government of India have already declared their intention of removing it. In the interests of India's national self respect it is, in our opinion essential that this duty should be abelished at once. Our colleagues point out that the abolition of this duty will open up the question of maintaining the import duty on cotton piece goods at 11 per cent. They quote the opinions of two or three Mill Owners that the protective duty of 71 per cent is sufficient ignoring the view, of the bulk of the cotton manufacturers who appeared before the Commission We venture to point out that the Commission cannot accept any views of this kind to base their recommendations on. It has been unanimously decided that the Commission is not in a position to determine what amount of protective duty is necessary in regard to any article and the duty of enquiring into and making recommendations on the subject has been left to the fariff Board. The whole case for excise duties has been based on the revenue requirements of the Government of India It appears to us that the real remedy to put Imperial finance on a sound basis is to take immediate measures to fill the reservoir of India's national wealth from which State revenue can be easily drawn The best way to replenish the reservoir is to stimulate industrial development by a policy of protection. We may quote in this connection the case of the United States of America and Japan

The following statement furnishes the growth of state revenues in those countries

Inited Sta	ter of America	Japan	
10 7	D tes collected	Jear	Duties collected
	Mill us of del are		Ticusa de of Lu
1870	1115	1910	33 422
1870	1010	1917	33019
1850	197	1914	11191
1553	1781	1013	66 132
18M)	- 6	192)	74 414
189 J	1 9		
140>	2571		ł
1910	3763		1
19.0	3180		l
1,321	, 50		1
13,,,	3 30-13		1

The above figures speak for themselves. In our opinion, there fore the real remedy is to improve the economic condition of India by promoting its industrial advancement and not by imposing excess duties on local manufactures

- 25 The revenue duties—and 11 per cent on textiles is a revenue duty—have been imposed without reference to their protective effect and such duties have been levied irrespective of their effect on local manufactured goods. A duty of 15 per cent is imposed on articles wholly or mainly manufactured 25 per cent on sugar and 30 per cent on silk piece goods. Though sugar may well be regarded as in article of luxury and on which excise duties are levied in some counties and silk piece goods are classified amongst articles of luxury, no excise duty is levied on any of these shown in view of all these facts so much concern about cotton excise duty which was admittedly imposed not for revenue purposes but for other well known reasons.
 - 26 As already pointed out, the British Government has not imposed any excise duty on such in article of luxury as motor cars when she levied so high a duty as 33 f per cent on their import lith 600 erimment of India desire to maintain an import duty of 11 Ith 600 erimment of India desire to maintain an import duty of 11

per cent on textiles for the same reasons as they levy import dutus on other articles they may retain it at that figure. If they consider that they can reduce it to 7½ per cent or any other figure, they are perfectly free to do so, but we hold the emphatic view that for maintaining India's self respect it is necessary to abolish the cotton expise duty.

27 Our colleagues subscribe to the suggestion of a clean slate if that is so then the conclusion is mevitable that the cotton excise duty must go. This is the unanimous sentiment of the people of India and should, we think, be given effect to immediately Whether anything should be written on the slate again after it has been wiped clean must depend upon the policy of excise duties luid down for this country and in regard to which we have express ed our views in the previous chapter.

28 There is one "spect of the question to which special attention should be drawn. When in consequence of the first gift of £100 millions which "india contributed for the prosecution of the war India was allowed to ruse the import duty on cotton textiles to 74 per cent without raising the excise duty on cotton piece goods manufactured in India a stoim of protest was raised by the Lancashire interest in Pririument which led to much embitterment of feeling in India Again, in 1921 the needs of revenue became insistent probably owing to the loss sistemed by the policy of Reverse Councils and the import duty on cotton textiles was rused to 11 per cent. The rightition which was crimed on in England is well known. The happing records the facts in the following words —

'The whole question is permeated with suspicion and resentment, and these feelings have been kept alive by the action taken by the representatives of the Laucashire cotton industry in 1917, in 1921 and again within the last few months, the system which their influence had for so many years imposed upon India."

29 We should like to myste attention to the political effects in India of such agritation by Lancashire representatives K is m our opinion, essentially necessary that cordial relations should subsist between India and England. The imposition of cotton excise duties is one of the principal causes of estrangement between the two countries. Far sighted statesmanship demands that this cause should be removed. The Indian sentiment on the question

is decisive. The evidence placed before us conclusively proved this. It would be unwise to deal with the question by resorting to expedients which will not be neceptable to the Indian people. The best mode of promoting cordial relations and better under standing between the people of the two countries is holdly to face, the problem and in a spirit of political sagacity to abolish the cotton excise duty at once. It is needless to point out that unless this course is adopted. Lanceshire will not cease to agitate on the subject and such agitation will be a constant source of all feeling between the two countries.

CHAPTER IV

Imperial Preference.

30 We recognise that Imperial Preference is a means of strengthening the ties amongst a Commonwealth of Free Nations The exchange of trade amenities not in a spirit of bargain but as a free gift has the effect of comenting the bond amongst free nations forming a Commonwealth It may be pointed out in this connection that the Dominions conceded the principle of prefer ence after they had attained full responsible government " consistent with their own interests and not injur ous to themselves " Great Britain followed in 1919 and introduced a preferential system She gave freels such preferences as she felt could be granted con sistently with the interests of her own people and the requirements of her oun fiscal policy Great Britain and the Dominions are able to regulate the policy of Imperial Preference on these lines because they are politically and fiscally free. The principle of Imperial Preference implies the uncontrolled power of initiating granting varying and withdrawing preference from time to time consistently with each country's interest and on lines which are not injurious to itself. India must therefore possess the same supreme powers as are enjoyed by the Dominion's before Imperial Preference can become for her a matter of practical politics India has not yet reached Dominion status. She is in a transitional stage, her Government is not responsible to her I egislature but to the British Parliament Any neceptance in practice of the prin ciple of Imperial Preference would make her liable to measures of preference at a time when she is not entitled to determine them by the vote of a wholly elected Legislature with her Government res ponsible to such Legislature as is the c se in all the Dominions

31 It is an admitted fact that the Dominions have regulated preference as it has suited them from time to time. The British policy in regard to the grant of preference to Indian tea has been on the same lines. We do not wish to enter into the controvers; as to whether reduced import duty on Indian tea is real preference or not in 1915, a resolution was moved in Parliament asking for a reduction of import duty on Indian tea. The mover clearly disclaimed

but niged the reduction
consumed by the poorer
Lloyd George, who was Problem Park cias then the Chancellor of the Exchequer, opposed the resolution on the ground that it would be construed as preference and might lead to retaliation by China which was a large buyer of Lancashire goods, The point to which we wish to draw special attention is that while a preference of 2d per pound was granted in 1920 21, the budget estimates for 1921 22 reduced it to 14 d. We mention this in order to confirm the principle underlying Imperial Preference that the country granting it has full power of initiating, granting, varying and withdrawing preference as it suits the interests of its own people. Such power India does not possess at present. It does not enjoy the powers which a member of the Commonwealth possessing Dominion status does The logical conclusion therefore, is that India cannot accept the principle of Imperial Preference until she has attained responsible government and is able to regulate her fiscal policy by the vote of a wholly elected legislature

32 The Report summarises the present economic condition of India, and the conclusion arried at is embodied in paragraph 277. After recording the fact that most of the witnesses expressed them selves against the principle of Imperial Preference it states that

"a second argument which has weighed with many witnesses in that preference is equivalent to the grant of a bounty to the British manufacturer at the expense of the Indian consumer, that India is poor while British is rich, and that it is not reasonable to expect the poor country to make a gift to the rich one. We have explained that in our opinion this view of the question is not unreasonable, and that any general system of preference would undoubtedly impose an additional burden on the Indian consumer, which we do not think it fair that he should be called upon to bear. This argument might be met by the assertion of a second principle, namely, that Imperial Preference should not involve any appreciable loss to India."

33 India cannot be called upon at present to suffer any economic loss as she is poor and as the consumers will have to been a certain amount of burden in the larger interests of the country under a poley of protection which we are recommending. If this poley is given effect to immediately, it is likely to become fruitful within the next few verys and the contonuc condition of the people will improve. India by that time will have attained responsible government, which has been promised to her, then as a Self Governing

Member of the Commonwealth she will we feel condefint, be ready to adopt a policy of Imperial Lieference

- 34 Paragraph 255 of the Report records the fact of the
- 'almost complete quantity with which Indian witnesses on osed the principle of Imperial Preference."

One of the principal reasons for this opposition is in our opinion, the fact that India is 1 of free 1c does not enjoy Dominion status in the Empire The Hon ble Lab Harkishen Lal pointed this out in his evidence. He expressed himself in favour of the principle of Imperial Preference on the distinct condition that the political status of India should be the same as that of the other partners in the Empire Captum Sassoon also favoured the principle but conditionally upon the right of India to withdraw such preferences when het interests required her to do so. It will be obvious that Indian sentiment is practically unanimous against Imperial Preference in view of India 5 present political status in the Empire The conclusion is therefore inevitable that this question can only become a matter of practical politics when the promised goal of responsible government is received.

35 It may well be argued that while subscribing to the princi ple of Imperial Preference our conclusion leads to the postpone ment of its application to the time when India attains her full status in the Commonwealth. This is practically the manimous view of the people of India We are however of opinion that the Indian view would be favourally inclined to accept the immediate application of the principle provided conditions are created to place India at once on the same footing as the Self Governing Dominions in this matter. It may be pointed out that in 1918 when the Govern ment of India proposed a further gift of about £45 millions to Great Britain for the prosecution of the war they left the decision to the vote of the non official members of the Imperial I egislative Council It is therefore possible even under the political status which India now enjoys to so arrange matters as to bring about in practice the position which the Dominions occupy. We will therefore recom mend that the power of mitiating granting varying and withdraw ing Imperial Preference in regard to every article should vest by legislation or other equally effective means in the non official members of the Legislative Assembly They will thus be empowered by non official vote to regulate the policy of Imperial Preference with perfect freedom on the same lines as those enjoyed by the Self Governing ' Dominions

36. In paragraph 225 of the Report, it is stated

"when the country receiving the preference supplies practically the whole market, then the price to the consumer will be regulated by the lower rate. The bounty to the foreign manufacturer will cease and the consumer will get the benefit of the lower rate."

In paragraph 226 it is stated that

"after the preference is given, the place to the consumer for a time may be regulated by the higher rate of duty and the manufacturers of the favoured country will receive, as has been already explained, a bonus of the difference between the two rates. The effect of this bonus is to stimulate the trade of the manufacturers of the country receiving the preference and in a short time they may secure for themselves the whole market. driving out altogether the non preferred manufacturers. price to the consumer will then be regulated by the lower or preferential rate of duty, and the favoured manufacturers will and the price falls to the true competitive level. But they have not thereby lost the whole benefit of the preference. Their gain is represented by the additional quarter of the market which they have secured for themselves at the expense of their nonpreferred rivals Thus they benefit even when the consumer has ceased to suffer."

37. It is contended that when the whole supply arrives from the preferred country the consumer will cease to suffer. This is continuent upon there being in the preferred country sufficient internal competition to regulate the price on a competitive basis. In dealing with the policy of protection attention has been drawn to the danger of a possible combination of manufacturers for the purpose of exploiting the domestic consumer. It is further stated (paragraph 86) that a protectionist system certainly gives an opportunity for undesirable forms of combination.

"In a free trade country no combination of manufacturers is able to keep the price of a commodity above the world price. If all the manufacturers of a particular country agreed not to sell below a certain price the only effect would be that their home market would be captured by the foreign manufacturers selling at the would price. The case of the protectionist countries is different. Here we have a turiff wall affording, when the foreign manufactures have been partly or wholly excluded, a certain latitude of price to the home manufactulers If the latter do not combine, the home price will be regulated by the ordinary conditions of internal competition But by means of combinations it is possible for the home manufacturers to keep the price distinctly above the true competitive level without inviting foreign competitive.

The Report points out various remedies to be applied in the event of such a combination materialising in India Under Indian conditions such combinations are a remote contingency but in advanced countries they are far more possible Applying this analogy to preferred countries the Indian consumer is likely to suffer heavily when by means of preference the competitive foreign manufacturers have been excluded and the prices are maintained at a high level The case of the monopoly in shipping' partially lighter rates of freight because competition has been climinated and a practical monopoly has been created Combina tions of manufacturers in India would be easily known and the Indian Government can devise adequate measures to counteract their evil effects on the consumer. When however competitive foreign manufacturers have been eliminated and the whole Indian market becomes the monopoly of the manufacturers of a preferred country the consumers may be penalised to a heavy extent and the Government of India may be powerless to take immediate and effective measures to counteract the evil. The remedy would of course be to withdraw preference but the foreign manufacturers having lost the important Indian market may have reduced pro-duction and may not find themselves in a position to re-enter the market to the benefit of the Indian consumer. There is there fore clear danger in the grant of preference and the loss to the consumer in India may not prove to be temporary as stated in paragraph 227

38 In paragraph 231, attention is drawn to a possible advantage to India in the matter of her export trade. It is stated that

"if the preferences are important this will tend to build up direct shipping connections between the two countries and as a consequence will give the exporters of the country granting the preference some advantage in the market of the country receiving the preference. In other words if imports are attracted from a particular country they will be a tendency for exports to be attracted to that country." We are not satisfied whether in view of the netural tride between India and England any such advantage will accrue There is a dager that set a john may jonali it in him producer, by reducing the number of buvers, competition amongst whom main thus a standard of world prices for Indian produce It may also be remarked that there is a very strong feeling amongst the Indian Jopple in favour of an Indian mercantile marine. Reference has been made in the Report in pringraph 131 to this fieling and recently it found expression in the Central Legislature. Nothing should in our opinion be done which will have the effect of retarding the stablishment of a mercantile marine in India, or of making its success doubtful.

39 We regret that our colleagues should have pleaded for Imperial Preference on the eround amonat others of maintaining the British Nava We feel that the question of moval defence of the Empire stands on an entirely different footing and ought not to have been brought forward in this connection. It might have the effect of reviews a political controversy which is test avoided at the present uneture. In our common the question stands on Imperial sentiment alone and should be examined from that point of view The defence of the Empire depends up on various other standpoints. and the maintenance of the Indian army which has served the interests of the Empire in the various parts of the world will have a pron ur ed bearing on the issue. As the question has been ruised we will content ourselves by remarking that the economic prosperity which we anticipate as the result of extensive industrialisation will in course of time enable India to maintain in Indian waters 1 navy sufficient for the defence of India officered and manned by Indians It will also prove a valuable Imperial asset

40 Having drawn attention to the possibilities which a policy of Imperial Preference may lead to we leave the matter with full confidence in the hands of the non official members of the Legislative Assembly in the conviction that as representatives of the people of India and fully conversant with Indian sentiment they will give effect to it in a manner consistent with Indian interest in all its aspects

41 We wish to make it perfectly clear that we have dealt with the question of Imperial Preference as between England and India and not as affecting the British Dominions and Colonies We are unanimous in thinking that a different policy should be adopted in recard to trade relations with other parts of the British Empire Our colleagues recommend in paragraph 264 that

Hituerto, in discussing the question of Imperial Prefer ence we have confined our consideration to preferences granted to the mother country. With regard to other part of the Empire, we would recommend a different policy. We suggest that to the United Kingdom should be offered such preferences as India may find she is able to offer without appreciable injury to herself. With regard to other parts of the Empire, we recommend a policy of reciprocity such as is already adopted by more than one Dominion for inter Dominion trade iclations, that is to say, preferences should be granted only as the result of agreements which might prove to the mutual advantage of both parties. In this connection, India would doubtless not be unmindful of the fact that she already enjoys the benefit of certain concessions granted by Canada and New Zeri and The agreements which we contemplate would be purely tolunt ry there would be no kind of obligation on India to enter a to them unless her own interests appeared to demand it , and it is evident that political considerations could not be excluded in determining whether it was desirable for India to enter mits an economic agreement or not

In the next paragraph 265, it is stated that

We think it is necessary that there should be laid down for India some policy of the nature outlined above in regard to trade relations with other paits of the Empire We have already munitioned that India receives preferences from Canada and New Zeoland We understand that proposals for reciprocity were received in 1919 from one of the Domniumons We have been recently informed by the Canadian Government Trade Commissioner to India that a preference on motor cars granted to Canada would stimulate the present tendency for the well known makes of American cars destined for the Indian market to be made in Canada and would be regarded as a graceful reciprocal act on the part of India It seems probable that this benefit could be conferred on Canada without any appreciable loss, to India.

42 We cannot agree to any trade agreements being entered into with any Dollition which discriminates against the people of this country. We ocheve we are voting the unanimous opinion of the people of India when we say that no agreements based even on receprocity in trade matters should be entered into with any Dominion

which has on its statute book and until A after legislation applying to the Indian people. Our colleagues point out the fact that Canada and New Zealand have conferred extrain preferences on India. To the Indian people their self respect is of far more importance than an economic advantage which are Dominion may close to confer by means of preferential treatment. We have confernly state that the people of India would much prefer the with drawal of such prefer ence as they would not care to be economically indicated to any Dominion which does not treat them as equal members of the Dritish Empire having equal rights of citizenship.

43 We are not conposed to negotiations being opened for trade

referencist on a recurred law but the condition precedent must be the recognition of the right of India's to equality of status. The first principle of Imperial sol drivits must in our opinion, be equal treatment of all nations forming part of the Empire. The facts as regards the treatment meted out to Indians are too well-known to be mentioned here. We will therefore content ourselves with recording our emphatic view which we think reflects the feeling of the whole con its that no trade agreement should be entired into with any Dominion indess it agrees to treat the Indian recople on a footing of equality and to repeat all but Asiatic legislation in so far as it applies to the people of this country.

 $44\,$ We will now summatise our conclusions in regard to Imperial Preference

- (i) We are in favou of the pinciple of Imperial Preference on the distinct condition that India should in this matter be put on the same footing of freedom as is enjoyed by the Self Governing Dominions and that the non official members of the Legislative Assembly should be given 1 ower by legislation or other equally effective means to initiate grant vity and withdraw preference as may be necessary in the interest of India in all its assects.
 - (ii) That the condition precedent to any agreement with a British Dominion in trade matters on the basis of reciprocity should be the recognition of the right of the Indian people to a status of complete equality and the typerd of all anti-Asiatic laws so far as they apply to the people of India.

CHAPTER V

Foreign Capital.

45 The only exception which our colleagues make in recommending free and unconditional introduction of foreign capital after the policy of protection is adopted and a tariff wall is erected is contained in paragraph 292 which reads as follows—

"We think, however, that where Government grants anything in the nature of a monopoly or concession, where public

money is given to a company in the form of any kind of subsiding bounty, or where a license is granted to act as a public utility company it is reasonable that Government should make certain stipulations. Where the Indian Government is granting concessions or where the Indian tax payers' money is being devoted to the stimulation of an enterprise, it is reasonable that special stress should be laid on the Indian character of the companies thus favoured. In all such cases we think it would be reasonable to insist that companies enjoying such concessions should be incorporated and registered in India with rupee capital, that there should be a reasonable proportion of Indian Directors on the Board and registered in India be offered for the training of Indian apprehices at Government expense."

46 We are unable to apprecrate the distinction drawn between companies getting Government concessions and companies esta blashing themselves behind the tariff wall erected under a policy of protection. We can understand such a distinction under a policy of free trade. The Government of India have, as pointed out in the Report, land down the following policy under free trade conditions.

"The settled policy of the Government of India is that no concession should be given to any firms in regard to industries in India unless such firms have a ruper capital, unless such firms have a proportion, at any rate, of Indian Directors, and unless such firms allow fuelities for Indian apprentices to be trained in their works."

47. The distinction to be drawn on the question under a policy of free trade and that of protection is obvious. In the former case the grant of concession is a favour justifying the laying down of special conditions. This was done by the Government of India Under a policy of protection, the right to establish an industrial enterprise behind the tiriff wall is a concession in itself. There is really no distinction between Government granting subsidies or bounties out of money collected by them by way of taxation and allowing an industry to tax the people directly by means of higher prices resulting from protective duties. In both cases, it is the people of India who have to pay the purce either as tax-payers of as consumers. Industrial concerns benefit either directly from Government subsidies or hounties or indirectly by higher prices due to protective duties. If the imposition of conditions is justifiable in the one case, it is equally justifiable in the other. Our conclusion therefore is that every company desiring to establish an industry after the policy of protection has been adopted in India should be subject to the same conditions which are recommended by our colleagues, viz. that all such companies should be incor porated and registered in India with rupee capital, that there should be a reasonable proportion of Indian Directors on the Board and that reasonable facilities should be given for the training of Indian apprenfices

48. There are special reasons why all industrial companies should be incorporated and registered in India with a rupee capital. In this connection, we should like to quote Sir Frederick Nicholson. He says.—

"I beg to record my strong opinion that in the matter of Indian industries, we are bound to consider Indian interests firstly, secondly, and thirdly I mean by firstly, that the local raw products should be utilized, by secondly, that industries should le introduced, and by thirdly, that the profits of such industries should remain in the country."

Our colleagues have stated in paragraph 293 that in their opinion "whether the immediate profit goes to a foreign or an Indian capitalist, the main and ultimate end namels, the enrelment of the country will be attained." We may point out the fallog underlying this argument. The enrichment of the country depends, in the words of Sir Frederick Nicholson, upon the profits of the industry remaining in the country. National wealth can thus be increased in a shorter period of time than by the taking away of industrial profit to foreign countries.

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interests of India

- 49 It appears to us that there is some confusion in the treatment of considerations relating to capital contained in the Report Loan capital and ordinary capital are mixed up. It is only in regard to this latter form of investment that there can be room for difference of opinion and the balance of advantage has to be as certained Our colleagues point out the advantages of a rapid development of industries as conducing to the relief of consumers We are unanimous in thinking that in the interests not only of the consumers but of the economic advancement of the country, it is essentially necessary that industrialisation should proceed at a rapid pace. It is because we apprehend that the progress will be slow that we have demurred to the stringent conditions which our colleagues have attached to the policy of protection and the qualifications with which they have circumscribed it We will, therefore state at once that we would raise no objection to foreign capital in India obtaining the benefit of the protective policy provid
- 50 We must not be understood as subscribing to the reasoning adopted by our colleagues in agreeing to the introduction of foreign capital in India behind the tariff wall. We should like to draw attention to the following extract from paragraph 289 of the Report—

ed suitable conditions are laid down to safe guard the essential

' Moreover apart from the intrinsic benefits of increased supply of capital the foreigner who brings his capital to India supplies India with many things of which at her present stage she stands greatly in need. It is on the whole the foreign capitalist who imports into the country the technical knowledge and the organisation which are needed to give an impetus to industrial development. It is to him that we must look largely at first for the introduction of new industries and for instruction in the conomies of mass production.

We regret that our colleagues should have thought fit to depreciate the capacity of Indians in the matter of industrial enterprise. The history of such undustrial development, as has been possible under free trade conditions shows that Indians have freely imported technical skill from abroad pending the training of Indian apprentices, and have conclusively shown their capacity to organise and develop large scale industries. The lack of capital to which repeat egl references have been made is due more to the risks involved

in establishing new industries under free trade principles than to actual inadequacy of capital This was, in our opinion, clearly proved by the industrial activities which resulted from the indirect protection afforded by war conditions. The enormous amounts which the Government of India have been able to borrow in India for State purposes is another proof that adequate capital is available in India for investment in safe and sound channels ensuring a reasonable return A policy of protection will give the necessary confidence and we hold the view that reasonably adequate capital will be available under such a policy In support of this view we may quote from the evidence of Mr Shakespear of Cawapore who stated that once confidence was created by adopting a policy of protection, the difficulty in obtaining cipital would largely disappear It is because we desire that industrialisation should proceed very rapidly that we are prepared to accept the advent of foreign capital to accelerate the pace 51 We will at once proceed to state the conditions which we

think should be laid down in regard to foreign enterprise with reference to manufacturing industries in India (1) Such companies should be incorporated and registered

- in India in rupee capital
- (2) There should be a reasonable proportion of Indian
 Directors on the Board
- (3) Reasonable faculties should be offered for the training of Indian apprentices
- 52 As a matter of fact, there is no difference of opinion as a matter of fact, there is no difference of opinion as themselves laid down these conditions under a free trade policy in regard to all companies which get concessions. Our colleagues have also made recommendations on the same lines if any concessions such as bounties and subsidies are granted. There is in our opinion no distinction between direct concessions and the right to establish

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upon When a policy of protection is adopted, it becomes essential that the Government of India should have in the interests of the consumers full information and complete control over industries established in this country. In fact, "it is reisonable that special stress should be laid on the Indian character of the companies thus

formed." The rate of protection has to be determined from time to time and it appears to us essential that in the interests of the people of India Government should have all the materials necessary to protect the interests of the people. We may be permitted to point out that this condition can by no means be regarded as one-rous finds has been working all these verys under a policy of free trade. Every foreigner was therefore free to establish industries in India Properior forms have availed themselves of this privilege and have established a large number of manufacturing industries. The proportion of companies incorporated elsewhere and worling in India is comparatively very small and there can therefore be no hardship if under a policy of protection it is land down that each company which starts manufacture in India shall be incorporated and registered in this country.

51 There is one aspect of the question to which attention must If our colleague's recommendation is accepted it will be open to every foreign r to establish manufacturing industries in finder by means of companies incorporated in their own countries and in then own entrency. This danger did not exist under a policy of free trade but it is bound to materialise when the benefit of protective duties becomes available. We may have under such circumstances companies incorporated elsewhere say in America in dollars in France in france in Italy in bras in Germans in marks in Japan in yens and in China in dollars etc. It will be also 10 st ble for these companies to obtain their whole capital in their own countries and thus carry away the entire profit of manufacturing industries established behind the tariff wall. The consumer will have paid a higher price due to protective duties and the entire manufacturing profit will have gone out of the country We cannot obviously understand how under such conditions "the main and ultimate end it' the curichment of the country will be attained" (Paragraph 293) We would venture to assert that India cannot possibly be expected to adopt a policy which is likely to lead to such n result

54 Sir Frederick Nicholson's third condition is that the profits of Indian industries should remain in the country. We are insepting for the present the palage of foreign expands for the randdevelopment of industries, but the safeguards of incorporation in India and rupee capital are essentially necessary to provide for the opportunity of investment of Indian capital and the retention of industrial profits at least to that extent in this country. Companies incorporated in foreign countries and in the currence of such countries would not provide such facilities for an estiment. We would specially invite attention to the desirability of drawing middle class carital to industries Unless the companies are incorporated in India in rupee capital the opportunity for such investment will hardly arise. It is not reasonable to expect the people of India specially the middle classes to take the risk of exchange by investment in companies incorporated in foreign countries in their currency even if any such investment is possible. We believe there will be no dif ference of opinion on the point that Indian capital should have full scope for investment in Indian industries and that foreign capital should merely supplement it to accelerate the pace and to provide the early relief of the burden on the consumer. We do not apprehend any danger of the kind indicated in the report 112, that such a policy will lead to the formation of private companies. There is in our opinion very little likelihood of individual firms providing the whole capital themselves by registering private companies. If how ever such a contingency arises it can only mean that the profit of the enterprise is expected to be so substantial that the promoters desire to keep the whole of it to themselves and carry it away to their own countries. If such a danger materialises and foreign firms resort to such expedients we think that the Government of India should by means of legislation or otherwise take steps to put a stop to it No foreign country should be allowed to monopolise the pro fits due to the policy of protection in India and at the cost of the Indian consumers

55 The condition about a resourable proportion of Indian Directors is the logical outcome of the policy land down by the Government of India and supported by our collergues. It is true that joint stool companies are placed by statute on a democratic brais and there is an element of racial consideration in the question. We may however point out that in actual practice the result is difficult and that the Government of India have themselves considered it necessary to impose such a condition.

56 Our third condition is also the same as h

the Government of India and accepted

mise that eigenmistances are favour apprentices and that in the interests of economic working of the apprentices and that in the interests of economic working of the industries the managing agents are inclined to train and employ Indians in preference to more costly foreign labour. In the rill commission our recommendation would be that the Govern 1 into Indian should take power by legislation to bring about the trip into Indian apprentices in such cases as the may in their if into near sider necessary. This legislation should apply to all fa tories in

India whether under Indian or foreign management. If the tendency to which a reference is made in the report develops and the Indian apprentices are being trained on economic grounds there will be no occasion to exercise the powers so obtained. We have to remember that the question applies to all foreign countries establishing manufacturing industries in India and there may be an occasion in the interests of the people of India to put into force the provisions of such legislation.

57 There is an economic aspect of the employment of foreign skilled labour which needs attention. The Tariff Board has been asked to take into consideration the cost of production in other countries and in India and to determine with other relevant factors the rate of protection which should be granted to a given industry The cost of labour does not form an insemiliant factor in the deter mination of the cost of production, and consequently the rate of pro If foreign skilled labour is employed the rate of protection will be higher and the consequence will be a greater loss to the consumers In many cases it will be necessary to employ foreign skilled labour at the outset and the consumer will have to bear the necessary loss But it is essential that such loss should be minimised as early as possible The scheme of training Indian apprentices to take the place of foreign skilled labour has, therefore, the double advantage of providing further avenues of employment for trained indians and of minimising the loss to the consumer

CHAPTER VI.

The Tariff Board

58 We are unanimous in thinking that the many important functions which are required to be performed necessitate the constitution of a Tariff Board "The Board must be one which will command the confidence of the country, and must be above suspicion of any subservience to particular interests" While agreeing with this general proposition, we think it is necessary to secure a judicial decision amongst the conflicting interests and to have the consumers represented upon it In our view, the Board should consist of three members and the Chairman should be a trained lawyer occupying the status of a High Court Judge A Judge of a High Court has to adjudicate on important and complicated problems of litigation and his impartiality cannot be questioned. We are unanimous in think ing that " it is essential that the fact that enquiry is taking place should be widely known, that all possible interests should have every opportunity for representing their point of view, that a formal enquiry should be held in public and that the Government should publish the results of the enquiry promptly 'It will be apparent that at an enquiry at which all possible interests have to be examined and a well balanced decision is to be given, the most qualified person to do so would be a man who has been trained both by practice in the Courts and by experience on the Bench of a High Court We would therefore recommend that the Charman of the Tariff Board should be an officer possessing these arottapitele.co

59 As regards the two other members we must examine the respective Boards. The members of the Unit of States Tariff Commission appeared to be for the most part min of wide reneral attainments. Members other than the Chairman, appear to be for the most part men who have distinguished themselves in law or no polities. We may quote from the Act creating a Tariff Commission in the United States of America, Section 700

ission in the Cinted States is hereby created and established to be "That a Commission is hereby created and established to be known as the United States Tariff Commission (hereafter in the

title referred to as the Commission) which shall be composed of six members who shall be appointed by the President by and with the advice of the Senats"

We think it is desirable to adopt the same principle for select ing the two other members. They should be elected by the nonofficial members of the Legislative Assembly who represent wide electorates throughout the country and may well be relied upon to chaose.

"men of ability of integrity and of impartiality"

The principle recommended by us is similar to the one adopted by the United States of America. The best way of making appoint ments "by and with the advice of the Legislature is to allow them to elect such members. We have recommended that the Chair man should be a trained lawyer. The two other members if our recommendation is adopted will be distinguished men who may be expected while representing the interests of the consumers, to be expable of taking broad views in the larger interests of the country It appears to us necessary that the Tariff Board should be so consti tuted as to give general satisfaction to the people of India and should be able to command for their decisions the general support of the country. The interests of trade, commerce and industry should also have a voice in the determination of the issues submitted to it. We do not think that such interests should find representation on the Tariff Board The plan most suited to Indian conditions is the com bination of the American and Australian models. Our recommedations would therefore be that

- 60 The Board should consist of three members and two asses
 - (i) The Chairman should be a trained lawyer who has had experience for a reasonable time on one of the High Courts in India
 - (n) The other two members should be elected by the non official numbers of the Indian Legislature, and
 - (iii) Two assessors representing trade, commerce and industry by election by the leading Chambers and Mercantile Associations in India

The representatives of the Chambers and Mercantile Associations should serve as assessors and should only be called at the discretion of the Board when in their opinion the presence of such assessors will be helpful to the Board in the investigation of any particular question.

61. Great stress has been laid on a continuity of policy. We do not think that the adoption of our scheme for the constitution of the Board will in any way militate against it. The Chairman and the permanent staff will secure all the continuity that is necessary. While the additional advantage of the adoption of our scheme will be that it will command the confidence of all shades of public opinion,

Conclusion.

62 We cannot understand why our colleagues have been application in metals me the Commission's recommendation in favour of a policy of protection. India has attained fiscal freedom and the policy which a unanimously supported by the Indian people must be the policy why h should be adopted for this country. It is a mere commonplies to say that a rich India is a tower of strength to the Empire, while an economically weak India is a source of weakness. In our opinion, India would have been of far greater bely to England during the war if a policy of protection had been adopted at least a generation ago and intense industrialisation had been made possible. It was a shortsighted policy to have kept a country inhabited by one lifth of the human race in a state of chronic poverty by making it almost entirely dependent on agricul-In han publicists of eminence, with the full support of Indian public opinion have insistently demanded a different fiscal policy for a long time past. In the words of the Report, "the appointment of the Indian Fiscal Commission may be regarded as the outcome of a longstanding and insistent demand of the public in India for a revision of the tariff policy" If this demand had not been resisted the comon c growth and well being of the people of India would have been secured. This would undoubtedly have been to her great advantage and would also have been beneficial to the Empire India has now attained fiscal freedom and we earnestly trust that the Government of India, in co operation with the Indian I egislature will hasten to give effect to the policy of industrialisation which we recommend so that she may grow to her full economic statur+ within a reasonable period of time

63 We have to make these observations in view of the statement made by our colleagues, viz., that "India for many years to come is likely to concentrate on the simpler forms of mandactured goods and these are precisely those in which the United Kingdom has the smallest interest." We earnestly trust that no such limitations will be placed in the path of India's industrial development. We have already pointed out that we disagree with our colleagues regarding their proposals to hedge in the policy of protection. We hope this has not been done with the object of keeping "India to concentrate her industries on the manufacture of simpler forms of goods." That would be no real response to the unanimous view of the Indian people on the other hand it would cause great dispromitment in the country. We may point out that although the consense of the Indian view as expressed by the witnesses who appeared before us was against the introduction of foreign capital for industrial divisionment in India we have agreed to recommend it on the terms mentioned for the reasons advanced in the Report viz,

"If therefore in iddition to her own capital she is able to attract capital from shord her development will be accelerated "" Protection entries a sacrifice on the party of the consumer Our object should be to make that sacrifice as short as possible. The sacrifice is complete when the new indistries have fully developed. Therefore it is of the first importance that the development of new industries should proceed as rapidly as possible. The more capital is employed in the development of industries, the more rapid will that development be and therefore the shorter will be the period of the burden on the consumers.

Indian opinion is unanimous and insistent on the subject and desires in intense effort at indust ribiation. The Indian people expect by means of protection and whole hearted co operation of the State to reach a commanding position in the industrial world within a reasonably short period of nine. They will not be satisfied by policy which is likely to make them concentrate their efforts for many years to copie on the manufacture of simpler forms of goods. A policy which is likely to lead to this result will not appeal to the people of India and the Commission would have been constituted to little purpose if the result of its labour is not likely to be more fruitful.

64 The economic problem of India must at least now be examined in a spirit of broud minded sittesmanship India in labited by a fifth of the human race can be of tremendous value, economic and political, both to herself and to the l'impire if development proceeds on lines best suited to her own conditions. If in the process of her attaining her full stature there is any risk to the immediate interests of the British manufacturers, that risk must be faced. We think that the risk is remote, not because India is likely to concentrate "on the simpler form of manufacture" but

Conclusion

- 62 We cannot understand why our colleagues have been apologetie in justif ing the Commission's recommendation in favour of a policy of protection. India has attained fiscal freedom and the policy which a unanimously supported by the Indian people must be the policy whi I should be adopted for this country. It is a mere comm uplace t say that a nich India is a tower of strength to the Empire while an economically weak India is a source of weakness. In our opinion India would have been of far greater help to Ungland during the war if a policy of protection had been adopted at least a peration ago and intense industrialisation had been made possible. It was a shortsighted policy to have lept a country inhabited by one lifth of the human race in a state of chronic poverty by making it almost entirely dependent on agricul ture Indian publicists of eminence with the full support of Indian public opinion have insistently demanded a different fiscal policy for a long time past. In the words of the Report "the appoint ment of the Indian Fiscal Commission may be regarded as the outcome of a longstanding and insistent demand of the public in India for a revision of the turiff roller " If this demand had not been re- sted the conom e growth and well being of the people of India vould lave been seenred. This would undoubtedly have been to her great advantage and would also have been beneficial to the Empire India has now attained fiscal freedom and we earnestly trust that the Government of India in co operation with the Indian Legislature will hasten to give effect to the policy of industrialisation which we recommend so that she may grow to her full economic stature within a reasonable period of time
 - 63 We have to make these observations in view of the state ment made by our colleagues viz, that "India for many years to come is likely to concentrate on the simpler forms of manufactured goods and these are precisely those in which the United Kingdom has the smallest interest?" We earnestly trust that no such limitations will be placed in the path of India's industrial development. We have altered pointed out that we disagree with our colleagues regarding their proposals to hedge in the policy of protection. We

APPENDIX TO MINITED DISSING

Professor Hamilton points out that before the coming of the Fortiguese into India, there well incognised routes, two by sea and one by land were mapped out by Indian traders for carrying on their export trade. The first was by see to the Arabian coast at Adea, and thence to Cairo and Alexandria, the second was by sea to the Persian Gulf and thence by land to Alleppo and on to the Levautine ports, the third lay overland by kandahar to the cities of Persia and Turkey. A flourishing trade was carried on through the agency of the Indian mercantile marine with Greece, Rome and Venice in the earlier periods and with Holland and Lingland later on

Mt Taylor in his History of India has this striking passage

The irrival in the port of London of Indian produce in Indian built ships created a sensation among the monopolists which could not be exceeded if a hostile fleet had appeared on the Ihames. The ship builders of the port of London took the lead in raising the ery of alaim. They declared that their business was in danger and that the families of all the ship brights in Inglind were certain to be reduced to starvation.

Profesor Jadunath Sucar enumerates a long list of manufactured articles for which In his was fumous. The Moghail Lapperors encourag. I this production by the Jeant of subsidies, etc. Daeva mushin is particularly referred to by all writers.

Lecky says "The woollen and silk manufacturers (of England) where seriously alumned firs is I to the pissing of the Acts of Parki; ment in 1700 and 1721 absolutely prohibiting, with a very few specified exceptions, the employment of printed or digit echicoes in Lugland other in dress or in furnitial and the use of printed or digit goods of which cotten formed any part

Mi Romesh Chandra Dutt says

"A deliberate endeavour was now made to use the political power obtained by the Last India Company to discourage the manufacturers in India. In their letter to Bengel dated 17th March 1769 the Company desired that the manufacture of raw silk should be encouraged in Bengal and that the manufacture of silk inly ies should be discouraged. They also incommended that the silk winders should be forced to work in the Company's factories and prohibited from working in their own homes."

The Indian point of view was clearly stated by Wilson in these terms

Had India been independent she would have retaliated would have imposed prohibitive duties upon the British goods and would thus have preserved her own productive industry from annihilation. This act of self-defence was not per mitted her. She was at the mercy of the stranger British goods were forced upon her without paying any duty and the foreign in infacture; employed the arm of political injustice to keep do an and ultimately stringle the competitor with whom he could not have controlled on equal terms.

APPENDIX A

List of questions for witnesses giving written evidence for the Indian Fiscal Commission

EXPLANATORY NOTE

The following questions have been frimed with a view to indicating the main aspects of the enquiry to be undertaken by the Fiscal Commission so far as the President and those Members of the Commission whom he has been able to consult can at present judge of them. Sections A and B are intended to cover the general problems which will arise for consideration in determining the future direction of fiscal policy and in deciding whether India should adopt a policy of Imperial Preference. The remaining, sections contain questions designed to cheet not only the opinions but the definite experience of those engaged in the various branches of industry and commerce. In the case of answers to these questions the Commission will insturably attach special importance to conclusions resting on a solid foundation of facts and figures.

- 2 It is not intended that those who are engaged in industry and commetee should confine themselves to the special vections dealing with their particular business. On the contrary there are many questions in Sections 1 and B which require for their adequate consideration an intimate requaintance with business conditions and it is hoped that those who have such special knowledge will give the Commission the benefit of their gen ril view on the important and difficult problems that arise
- 3 As explained above, the questions are designed to cover the whole field of the enquiry, so far as it can be outlined at this stage. It is not therefore expected that each writness should attempt to answer all the questions. If a witness wishes to give his view on any points relevant to the enquiry which have not been included in the questionnaire, it would be convenient that such points should be questionnaire, it would be convenient that such points should be questionnaire.

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- 4. The Commission is inviting either directly or through Local Governments various associations and individuals to forward in writing their teplies to the questionnance. The Commission will also be glad to receive replies from any associations or individuals not so invited who may wish to represent their views. Copies of the questionnaire can be obtained from the Secretary, Indian Fiscal Commission Simila on application
- 5 The Commission assembles in the first half of November and the early receipt of written replies to the questions would greatly facilitate its work After perusal of the replies the Commission will select certain witnesses for oral examination. To give adequate time for this, it is requested that replies may be despatched so as to arrive at least three weeks before the date on which the witness is likely to be examined The provisional programme of the tour of the Commission indicating the approximate dates on which oral evidence will

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esem at th	ble Bombay 18 time.	euly in N	Yovemler	1921 No evidence will be taken
•••	***	Bombay		21th November.
		Килен	•••	26th November
		,,		2nd December
		Lahore		31d December
		,,		oth December
***		Delhi		10th December) Delhi evidence will
		,,	•••	15th December and not in March
		Cawnpore		16th December.
				21st December.
ble		Culentta		5th January 1922
	_	,,		20th January
•••		Rangeon		23id January
••	•••		***	27th January.
	•••	Madras		30th January.
•••		,,		7th February.
able	***	Bombay		_Oth February.
	ssem nt th	seemble Bombay at this time.	seemble Bombay euly in 1 at this time Bombay Kuichi Ichore Delhi Cawnpore Cakntta Rangeon Rangeon Wadras	seemble Bombay early in November at this time. Bombay Kritichi Inhore Inhore Cawnpore ble Cukntta Rangoon

Deller

6th March

8th March

QUESTIONS FOR WITNESSES.

A -General

The existing Indian import tariff is based primarily on revenue considerations. But it has been modified with a view to admitting free or at the favourable rate of 2½ per cent articles the cheap import of which was considered dearnable in the interests of the country. Thus certain raw materials, manures agricultural implements, dairy appliances and cotton yarn are admitted free Machinery, iron and steel and railway plant and rolling stock pay only 2½ per cent ad valorem. The general rate, under which come the bulk of imports is 11 per cent ad valorem, while certain articles such as motor cars, genellery and silk goods have been specially subjected from revenue considerations to a duty of 20 per cent Sug ir is charged at a special rate of 15 per cent and high duttes are imposed for revenue purposes on tobacco and liquors. An excise duty at the rate of 3½ per cent is levied on all woven cotton goods manufactured in power mills in Baitsh India

Export duties imposed for revenue purposes are at present levied on raw and manufactured jute rise and tea. In 1919 an exposed duty was also imposed on raw hides and skins with a rebite of \$\frac{3}{2}\$ of the duty on hides and skins exported to any part of the Empire The object of the duty was partly to foster the Indian tunning industry and partly to maintain a lev industry within the Empire

¹ Do you generally favour a policy of free tinde or protection f

A Revenus Tar ff the imposition of customs duties for the
pulpose of obtaining revenue f

² Do you consider that a truft provides a more or a less suitable form of taxation for India than direct taxation f. If fresh taxation were necessary would you prefer an increase in customs to an increase in direct taxation f.

³ If you accept the principle of imposing a tariff for resenue purposes would you suggest any change in the list of articles taxed or in the rate of taxation ?

⁴ Do you consider that the tainst should continue to be based on existing principles t. It so please explain your views as to the advantages of this policy

- '5 What effect do you consider the existing tariff policy has had on Indian industries in the past and what effects on Indian industries would you anticipate from a continuance of this policy in the future !
- 6 When a duty is imposed on an article imported from abroad do you approve in theory or in practice of imposing an excise duty on the same article manufactured in India ?
- 7 If you favour the imposition of excise duties is it on the ground that no protection of any kind should be afforded to the home manufacturer is regularly the foreign manufacturer if
- 8 Can such duties le imposed without raising the price to the consumer f
 - 9 Do you consider that the tariff should be framed primarily with the object of fostering Indian industries?
- A Protective Tariff If so please explain the advantages
- 10 Do you look forward to India becoming in time independent of other countries in regard to all her requirements of manufactured goods or do you consider that there are certain manufactured goods for which she is always likely to be dependent on other countries? If you hold the latter view cut you furnish a list of articles for which India will have to depend on other countries?
- 11 Would you for the purpose of developing Indian industries favour the imposition of protective duties on all imported manufactures or only on some ?
- 12 If you favour the protection of some industries only which would you select for protection and on what principles?
- 13 Do you consider it desirable to establish new industries by protection? If so on what principles would you select them?
- 14 Would you confine protection to industries which are likely after a period to be able to face foreign competition without such assistance or would vou contemplate the establishment of industries which would be likely to require continuous assistance !
- 15 Would you grant special protection against foreign goods favoured by such measures as dumping bounties subsidies or transport concessions? If so what means would you suggest for accertaining the exact facts and what measures would you advocate to afford the necessary protection.

- 16 What is your attitude towards hind industries and in particular towards the cotton handloom industry 1 Do you wish them to be maintained or not 1
- 17 Is there any danger in India of protection leading to combination among the protected manufacturers in order to maintain a quasi-monopoly price? If so, what safeguards would you suggest to counteract the effect of such a combination?
 - 18 Do you think that, if a protective policy is adopted, it is likely that British or foreign industrial firms will endeavour to establish themselves in India in order to get the benefit of the protective tariff? If so, what would be your attitude towards such a movement?
 - 19 In countries under a protective system it sometimes happens that producers of raw material ask for protection, while manu facturers who use the raw material oppose them wishing to get their raw material as cheaply as possible. In the same way a demand of the spinning industry for protection is sometimes opposed by the wearing industry whose interest his in cheap yarn. Do you think that conflicts of interest of this nature would be likely to arise in India and that if they did arise there would be any difficulty in adjusting them?
 - 20 When an import duty is imposed do you consider that ordinarily birchefrotestion on proces the whole or any part of it is passed on to the consumer that he consumer in a rise of price it.
 - 21 If a protective duty causes a rise in price, is that rise likely to be permanent or not?
 - 22 Would you be willing to accept an increase in price to the Indian consumer for the sake of developing Indian industries?
 - 23 In considering the above question would you have regard to the point whether the protected article was a necessary of life ! If so, what articles would you class as necessaries !
 - 24 If you hold that an increase in the tariff rates would tend to increase the cost of living in India do you think the increased cost would be covered wholly or in part by a rise in wages or salary for
 - (a) the industrial wage earner,
 - (b) the agricultural wage carner,
 - (c) the middle classes

- 25 What effect do you consider a policy of protection would have

 Lifect of Protection on on the forugan trade of India and on the general commercial position and prospects of
- the country ?

 26 Do you consider that the existence of a tariff which could be
- Used Tariff for bargaining used as an instrument for bargaining with other countries would be advantageous to
- 27 If so, would you recommend the adoption of general and special tariffs, the special being applied to countries from which India receives favourable treatment?
- 28 If the tariff is to be used in this way, would it be necessary to make it more detailed than it is at present?
- 29 If a policy of protection were adopted would you recommend
 Organization for investing the claims of index
 titles

 10 protection from time to time and for the
 periodical readiustment of family rates \$\frac{1}{2}\$
- 30 What is your view of the proper function of export duties f

 Lxport duties

 Do you think that they should be imposed only for the purpose of laising revenue or do you think that they may be utilised for other purposes also f
- 31 What do you consider generally is the effect of export duties on the export trade † Can they in certain circumstances be imposed without injury to the trade † If so, in the case of what trades in India could this be done, and to what extent †
- 32 Would you consider it advisable to impose an export duty on a raw material in order to encourage its retention in India either for purposes of manufacture or for any other purpose 1 It so, please examine instances in which you would recommend such action and consider whether it would have any effect on the producers of the raw material and the amount they would produce
- 33 Do you consider that it would be of advantage to India to impose an export duty on foodstuffs with a view to controlling their export and thereby lowering Indian prices and the cost of living t What effect do you consider such action would be likely to have on the agricultural interests and on the quantity of foodstuffs produced in India !

34 Would you consider it advisable to impose an export duty on a raw material in retaliation for an import duty imposed by a foreign country on the manufactured article? If so, please examine cases in which you would recommend such action

B-IMPERIAL PREFERENCE

At present reduced dates are levied by Canada, Australia, South Aftorea and New Fealand on a number of articles imported from the United Kingdom. In Canada Australia and New Zealand the preferential duties are usually about 3 of the full duty, though the fraction varies considerably both above and below this figure. The South African preference is a small one and is usually only a rebate of 3 per cent ad valorem.

The United Lingdom has recently established preferential rates when are granted to the whole Empire on nearly all articles on which import duties are levied in the United Kingdom. The preferential rate is as a rule utilier? or? of the full rate

A number of the smaller colonies grant preferential rates to the United Kingdom, and there are also various agreements between different parts of the Empire for mutual preference

The countries which at present levy a lower rate of duty on certain goods imported from India as compared with the general data fewer on imports from foreign countries are the United Kingdom, Canada and New Zealand

and New Assaura.

The articles of interest to India on which such lower duties are levied in the United Kingdom are tea coffee and t backs. These are all charged \$6 of the full rate. In the case of Can in the only Indian imports of any account are tea jute cloth and i in hid as Judian no duty on raw hides or jute cloth. On Indian tea the int higher per lb as against the rate of 10 cents on tea unported from illuties outside the Empire. New Zealand imports from Indian illuties quantity of tea which pays 3d per ib as against the rate if the charged on tea imported from outside the Impire, and a small quantity of candies which are charged 14d, per lb instead of 21d Other imports from India into New Zealand are for the most part either free or receive no special treatment.

35 Are you on general grounds favourable to the idea of Impriat Preference? If so, do you think that India would be justifed a risking any appreciable economic loss for the sake of Impriat Preference?

- 36 Would you differentiate between the policy to be adopted to wards the United Kingdom and towards other parts of the Empire?
- 37 Do vou anticipate any material loss or gain to India from a system of Imperial Preference? In particular, do you apprehend any likelihood of retaliation by foreign countries against India?
- 38 If you are in favour of preference can you give a list of articles imported into India and exported from India to which the policy of preference might be applied? What would you consider a reasonable iverage rate of preference?
- 39 What principles would you apply in selecting articles to which preference might be given on import into India? Would you give preference in the case of goods which India hopes in time to manufacture mainly or entirely for herself or only in the case of goods for which India is likely to have to depend on other countries?
- 40 If prefere ce were given by ruising the import duties on goods coming from foreign countries the existing rates being maintained for British goods do you anticipate that this would raise the price to the consumer or not?
- 41 Do you think that a system of Imperial Preference is likely to incience or diminish the total volume of Indian imports or exports or to after appreciably the proportion between them and thus affect the helps of trade?
- 42 Do you consider that the partial or complete diversion of trade from forcion countries which might result from Imperial Preference would have any effect on India's general trade position?

C -MANUFACTURES

- 43 Are you interested in any industry and if so in what capacity f
- 44 Do you consider that there are natural advantages for the industry in India? If so please enumerate them
- 45 Do you consider that the industry is essential to the national security or of substantial importance to the economic prosperity of India?
- 46. What is the state of organization and countment of the industry in India as compared with that in other countries?
 - 47 On what markets does the industry depend for the sale of its output ?
 - 48 What foreign competition (including for this purpose competition from the United Kingdom or other parts of the Empire) does

the industry have to meet-

- (a) in the Indian market
- (b) elsewhere 1
- Does this competition extend to all or only to particular classes of goods and does it vary with different classes of goods?
- 49 Apart from questions of organization and equipment are there any special circumstances natural or artificial which give the competing country an advantage ?
- 50 Do you think that the industry needs protection? If so what rate of duty do you consider it is necessary to impose? Please give in detail the facts and figures on which you base your conclusions
- 51 Do you think it likely that if protection is granted the industry will eight ally reach a level of development which would enable it to face foreign competition without the aid of protection or lo you think the industry will always remain to a greater or less degree in need of protection?
- 52 Does the industry ever suffer from dumping ? If so do you wish to suggest any remedy ?
- 53 Is competition from other countries accentuated by depressed exchanges in those countries ?
 - 54 If so is this plenomenon likely to be temporary ?
- 55 Do you consider that any remedy is required ? If so what would you suggest ?
- of Has the industry received any benefit from the successive inhimements of the tariff beginning in 1916? (n von describe the effects so far as yet apparent?
- 77 Do you think the industry has suffered in any way from export innies? It so I have three in detail the facts and figures from which this conclusion is drawn
- 58 Is the finished product of the industry used as the raw material for any other industry ! If so to what extent !
- 59 Does the industry use as its raw material the finished product of any other industry which is established or is likely to be established in India;
- 60 Would you prefer a system under which all industries would receive a more or less uniform protection or one under which industries receive varying amounts of protection in accordance with their needs 1

D-EXPORT TRADE

- N.B.—These questions are intended not only for actual exporters, but also for those who produce for export.
 - 61 What articles do you export and to what countries ?
- 62 Are you interested in any of the articles on which export duties are levied † If so what do you consider has been the effect of these duties †
- 63 Do you recommend the increase, reduction or abolition of any of the existing export duties ?
- 64 Is the Indian export trade in any way hampered by high import duties imposed in certain countries? If so do you consider any action feasible or desirable?
- 65 Do you think the export of any articles in which you deal would be stimulated by a preferential rate granted by the United Kingdom or any of the Dominions or Colonies † If so what would you consider the minimum rate of preference for each article which would exercise an appreciable effect?
- 66 Do you consider that the lower duties at present levied on New Ze thand as compared with the general duty levied on imports from countries outside the Empire have had or are likely to have any beneficial effects on the Indian trade in those articles f.
- 67 Do you think that any foreign country whose trade might suffer by a system of Imperial Preference would be able, without injury to itself or would be likely even at the cost of injury to itself, to leading the Indian export trade to that country? If so, what are the Indian exports that might suffer?
- 68 If owing to a system of Imperial Preference the imports from certain foreign countries diminished do you consider that this would tend to have any effect on the volume of Indian exports to those countries ?
- 69 If so would there be an alternative outlet for these exports without economic disadvantage within the British Empire or in other force, n countries !

E-IMPORT TRADE

70 What articles do you import and from what countries ?

71 Have you observed any effects on your trade in particular titles from the year 1916 up to dute, which can be ascribed in 1st to in while to the changes in the rates of import duty?

- 72 Do you consider that an appreciable increase in the present tariff rates would seriously diminish the volume of imports? (an you give instances of any important commodities in which such a result is likely to occur ?
- 73 What would you expect to be the effect on the import trade of a preference given to British goods-
 - (a) if the preference were given by maintaining the existing rate for foreign goods and reducing it for British goods ,
 - (b) if the preference were given by maintaining the existing rate for British goods and cubracing it for foreign goods , and
 - (c) if the preference were given by a combination of (a) and (b), te, rusing the late for foreign goods and reducing it for British goods ?
- 74 If Imperial Preference were introduced would you recommend that the same preference on the same goods should be granted to all constituent parts of the I'mpire or would you trent each part of the Empire separately taking into account the question of what recipi cal benefits India would receive ?
- 75 Do you think it likely that a system of Imperial Preference would duminish or merease the total import of any class of goods or would it merely tend to after the proportion in which that total is derived from foreign and British countries ?
 - 76 Would as a undesirable results follow from diverting the source of Indian imports from foreign to British countries ?
 - 77 If you are favourable to Imperral Preference to what articles would you be prepared to extend a preference if imported from the Empire or particular parts of the Impire and what would you sug sest as the amount of that preference
 - 78 Do you approve of the system of ad calorem customs duties or would you prefer that the duty should be specific as a fixed charge for a given weight or measure? If you prefer the latter sistem, what are your views on the necessity of readjusting the duties from time to time ?

P-RETAIL TRADE

- 79 What are the principal imported goods in which you deal ?
- 80 To what extent can changes in the retail prices of imported goods from 1916 onwards be attributed to the increases in the import

duties during that period? Can you give details of any such changes in retail prices with which you are familiar ? 81 In the case of any important classes of imports can you give or in the case of any important classes of imports can you give any figures showing to what extent demand diminishes as prices rise? in any way !

82 Have the increases in the tariff since 1916 affected your trade 83 What would you expect to be the effect on your trade if imports from the United Kingdom or from the whole Empire were taxed at existing rates while the duty on imports from foreign countries

APPENDIX B.

Value (in lakhs of rupees) of Imports, Private Merchandise, according to four main classes and subdivisions thereof.

_	Average of five pre- war years 1909 10 to 1913-14	Average of fire war years 1914 15 to 1918-19	1918 20	1920-21	1921-22
IFOOD, DRINK AND					
Sugar TOBACCO.	13 18	14 70	23 99	18 50	27 50
Grain, pulse and flour	20	53	809	5	934
Provisions and oilman's stores	205	215	291	8,61	271
Liquors	172	204	291	4 21	3,37
Other food and drink	81	1 89	2 32	241	1,70
£p₁ce8	1 55	197	2 27	191	193
Tobacco	71	1 32	2 03	2 96	165
Fruits and vegetables	108	1 10	190	1 68	1,68
Tea	22	47	54	40	56
Fish (excluding canned fish)	31	20	19	21	19
Total Class I .	21 85	26 39	41 13	35 97	50 63
IL-RAW MATERIALS AND FEODUCE AND ARTICLES MAINLY DIMANUFACTURED Oils	3 }	4.31	9 51	P.76	7,56
Silk	11	1 110	177	1.63	1 33
Seeds		8 56	1 26	52	17
Wood and tumber	7	1 8	1,25	801	86
Gums, resins and lac	2	6 2	3 73	48	41
Cotton	10	2 4	s 68	1,69	3,40
Tallow, stearine, and wax	- 1	7 1	8 21	49	21
Hides and skins raw	1	16 1	6 20	10	10
Coal, coke and patent fuel		1 5	0 15	80	5 85
Metallic ores and scrap from steel for remanufacture	or	4	3 8	18	9
Wool			1	7 7	9
Textile materials, other th	22	٠,	٠,	5 13)
potton silk and wool (raw) Miscellaneous	1,				179
Total Class II	- 10	03 95	175	1711	2201

APPENDIX B-contd

tti hayaa b—cong									
•	Average five pro-w years 1909 10 1913-11	to 1914	war rs I: 15 to)19 _)	10-0-21	1931 2			
111 -Abricles Wholly of Mainly Wavupacturer	OR O			-	}				
Yarns and textile fabrics- Cotton	52	18	52 48	50 08	1 0 3 13	\$6.90			
Silk	2 1	77 }	2 83	593	5 59	9 99			
V oo!	30	18	182	1 60	5 53	1 23			
Haberd ishery an I million	273 13	7	1 02	97	3 02	63			
Others) 5	a)	85	1 52	1 90) 65			
Metals-iron and steel, an	1 11 11	6 :	9 59	16 00	31 01	_1 16			
Machinery of all kinds inc u	5 80	, ,	. 77	0 58	_109	30 43			
ing belting for machinery Cutlery limitance implement	5 0:	,	187	r 15	16 16	11 91			
texcept machine tools) an instruments Metals other than iron and stool and manufactures	4 50	2	78	6 10	g 35	5.03			
thereof Railway ; lant an l rolling-	6 11	1	4	4 50	14,13	18 91			
stock carriages and carts moluling	1 56	3	48	451	11 08	351			
chemicals draws and matte nes	lo.	3	13	371	5 16	3 75			
Dyes and colours	_ 07		99	3 23	5 72	4 40			
Paper pastebourd and stat on ery	1 85	26	1 .	1 ta	9 12	3 25			
Glassware and earthenware	2 16	1 .	1 *	-1	4 %	3 00			
Apparel Hides and skins tanned or	213	18.		97	1 32	1 28			
dressed and leather	30	32	1	51	1 '9	66			
manufactures of wood Arms, ammunition and mili	31	31	}	46	96	r\$			
tary stores Mincellaneous	631	8 87	1 '	37	61	-0			
Total Class III	1 11 80	1 08 56	1 15 2		16 12	13 20			
V-MISCELLANEOUS AND UNCLASSIFIED	2 16	3 33	41	-	7 55	4 33			
Gran l Total	1 45 85	1 47 80	20-0	31	35 60 8	66 43			

APPENDIX C

Value (in lakes of rupees) of Exports, Private Morchandise, according to four main classes and subdivisions thereof.

	Average of the pre war years 1900 10 to 1913-14	Average of five war years 1914 15 to 1918 19	1919 2)	10 0 _1	1921 "3 '
L- FOOD DEINK, AND					
Grain pulse and flour	15 82	37 43	15 15	25 65	20 00
Tes	13 07	7 55	20 56	12 15	18 22
Spices	86	1 03	1 57	83	1,01
Tohacco	37	56	33	15	71
Provisions and oilman s stores	46	69	62	71	71
Fruits and vegetables	47	57	63	60	63
Sugar	16	-2	51	95	25
Fish (excluding canned fis i)	39	43	51	56	€0
Inquors	1	1	}		1
Other food and drunk (coffee	138	1 19	1 73	1,43	1 33
an lealt) Total Close I	G' 77	59 57	1- 23	13 67	53 51
II—RAW MATERIALS AND PRODUCE AND ARTICLES MAINLY UNMANUFAC TURED Cotton	3 .	ಪ ಕ	58 65	4 63	53 97
Jute	27 4	12.80	217	16 38	14 03
Seeds	13	1 12 1	6 27	16 83	17 41
Hides and skins raw Wool Oils Gums resins and lac Metallic ores and scrap from o steel for re manufacture	. 0 1	8 39 18 2 26	4 01 7 32 8 7 1	2 26 1 7 68	251 17
Hemp	n 4	1	5 140		8.
cotton jute wood and hem; Wood and tinder Coal coke and p teut fuel Tallow stearine and wax Miscellaneous	} ;		8 8	1 50	16
Total Class II	1023	3 81,8	C 1 120 83	1 03 43	1007

IV -MISCELLANGOUS Unclassified

Total

APPENDIX C-contd

	years 1909-10 to 1913-14	years 1914-15 to 1918-19	1919-29	19°0 2	1931 9
III.—Articles wholly or mainly manufactured					
Tarns and textile fabrics-	<u>†</u>		J		
Jute	20 25	40 19	50 02	52 99	30 00
Cotton	11 41	11 73	27 41	18 47	15 65
Wool	96	21	57	84	71
S 1k	7	6	6	5	3
Others	1	2	3	2	5
H les and sk ns tannel or bressed and leather	4 30	7 19	1., 71	3 30	4 03
Chem cals drugs and medi- cines	10 3	8 37	3 04	8 -9	2 86
Dyes and colours	1 18	2 43	2 66	111	1 33
Metals other than iron and steel and manufactures thereof	2	47	58	1 19	1 28
Metals iro and steel and man factures thereof	32	34	47	59	56
Apparel	18	19	27	0	31
Cutlery hardware implements (except machine tools) and instruments	6	4	8	10	9
Paper pasteboard and station	1	2	4	2	3
Furn ture cabinetware and manufactures of wood.	7	4	12	9	12
Pailway plant and rolling stock.	1	2 (8	11	7
Classware and earthenware	2	1	8	2	2
Machinery of all kinds includ ing belting for machinery		1	2		
Carriages and carts including cycles and motor cars	1		1	ĺ	
Muscellaneous	3 00	3 13	\$ 01	4 10	4 50
Total Class III	1 88	69 40	1 (3 25	8° 91	61 67

201 371

3 09 02

2 15 97

2 12

° 19 50

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APPINDIX D. APPIND	1920-91	shroquil stroquil re shroquil stroquil stroquil latoT stroquil stroquil stroquil stroquil stroquil stroquil stroquil stroquil stroquil stroquil stroquil	CONTROL OF THE PROPERTY OF THE	510 660 400 000 068 3 3 5-6	128 27 19 19 19 19 19 19 19 19 19 19 19 19 19		490 340 570 410 334 627 1-4
). the tota	1919 20	Imports, 12 clading 16 exports	5240000 000000 040004	010	200 200 200 200 200 200 200 200 200 200		39.0 50.0
APPENDIX D. countries in tl	RS 19.19	IrloT	4 com 5 co	<u> </u>	50000	- 0,000-00	
	AVERAGE OF FIVE WAR TEARS	ar shronts. est shronts estrorts	24000	15	25256	8 HH.	83
AP 1 con	AVER		82000	3	400000		18
cipa	AVERAGE OF FAVE PRE WAR TEARS	LetoT	34826	13	200 - 01 200 00 00		1.
maa	AAR O	hxports in S clading re	20044	100	201.02		¥-
, pe	AVERAGE PRE WA	alroqui	8 0	1∫ଞ	610000		1.0
o series con constitution con	Fercenues	Countdee	Barrien Empun Corton Criton Braits Cettlonenie Aurenials	Mauriting and Dependencies Total (including other British	Forestons) Foreston COUNTRIES. Japan Japan Japan Japan Japan Japan Japan Japan	China (excludes of Hongkong Perial Barrial Barrial Ballant Hollant Germany Germany	T'al (including other foreign

APPENDIX I

Table showing the effect of Tariff Valuations as compared with ad valuem Daties if the valuation is taken as the average of the prices of the three precedure vers.

Prices are coned ted to vary during the three years from Re 1 to Rs 3 and the dity 1 tak n as 20 per cent for a c of c leululium

If the prices for the three years are respe t yely	Tin tle avre wil be	Is the pre ent in Cersi			PRÉSENT F (S	IS THE PRESENT PPICE IS 3	
		C st	Cotj " turff nl aton	Cot	Cutyl tarff valuation A tr	Cost plus 1 v loren d ty	Cost 11 * truff rainst on 1 tj
111	1	1 3	1.2	44	3	36	32
1 1 2 or 1 2 1 or 2 1 1	1 23	1-0	1 267	24	2 6G	20	9-06
1 * 2 or 2 1 2 or 2 2 1 or 1 3 1 or 1 1 3 or 1	16	t	1-134	24	1 0.21	30	324
1 2 3 or 1 3 or 2 1 3 or 2 2 2 or 2 3 2 or 3 2 1 or 3 1 2	2	1		24		36	34
1 3 3 or 2 3 2 or 3 2 3 or 3 2 2 or 3 3 1 or 3	2.33	1	10	-4	2 1%	36	.1%
3 3 2 or 3 2 3 at 2 3 3	* eec	1	1 *31	24	2531	70	3 .31
3 7 3	3	1,	1·G	0.5	26	36	38

When the present price is low, the consumer pays a higher duty and the manufacturer rate a greater protect on. When it e present price is high, the consumer rate a lower percentage duty and the manufactur rights a lower percent as probection.

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